EXHIBIT 1

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

(Southern Division)

JAMES HERBERT BOYD, JR., et al., individually and on behalf of all similarly-situated individuals,

Plaintiffs,

riamunis

v.

SFS COMMUNICATIONS, LLC, et al.,

Defendants.

Civil Action No.: 15-cv-3068 PJM

DECLARATION OF SAM J. SMITH IN SUPPORT OF PLAINTIFFS' MOTION FOR AN AWARD OF ATTORNEYS' FEES AND COSTS

I, Sam J. Smith, am over the age of 18, am competent to testify to the following from my personal experience and knowledge, and declare as follows:

I. The Experience and Qualifications of Burr & Smith, LLP

1. I am the managing partner of Burr & Smith, LLP in St. Petersburg, Florida. Burr & Smith, LLP has a national practice of representing employees in wage and hour class and collective actions under the FLSA and state statutes and in class actions involving employment discrimination and public accommodations. The firm has substantial experience litigating small, medium, and large-scale class and collective actions and has secured precedential appellate victories in such cases. Burr & Smith, LLP has been recognized as a Tier 1 firm for a number of years by the Best Lawyers in America, which is the highest level recognized for law firms. Over the last 30 years, I have regularly litigated class and collective actions against nationally-recognized law firms, including Greenberg Traurig, P.A.; Morgan Lewis & Bockius, LLP; Aken Gump Strauss Hauer & Feld, LLP; Seyfarth Shaw, LLP; Gibson Dunn & Crutcher, LLP; Paul

Hastings, LLP; and Littler Mendelson, P.C. I am familiar with the rates charged by partners and associates in these firms and believe the rates charged by Burr & Smith, LLP are generally lower than the rates charged for similarly experienced partners and associates of these firms.

- 2. I am familiar with the factual background and basis of Plaintiffs' claims, the legal and procedural issues the parties disputed, and the judgment recovered in this case. I also have personal knowledge of the experience, reputation, skills, and legal abilities of the attorneys and non-lawyer staff who worked on this case on behalf of the Plaintiffs.
- 3. In regards to my personal experience and qualifications, I have a B.S. in Electrical Engineering from the University of Central Florida, where I graduated *summa cum laude*, and was the President of the National Engineering Honor Society, *Eta Kappa Nu*. I received my J.D. from FSU College of Law and graduated with highest honors (class rank: 2/174). At FSU, I was a member of the Law Review. On the Law Review, I was an Articles and Notes Editor responsible for editing published work by renowned authors and the Executive Writing Editor responsible for editing all submissions written by Law Review members. I received seven book awards for getting the highest grade in the course while at FSU law school, including Torts, Contracts, Evidence, Statutory Interpretation, Antitrust, and Legal Research & Writing I and II. I was recognized as a member of the Order of the Coif.
- 4. I have practiced law for 32 years, litigated class and collective actions for more than 30 years, and acted as lead or co-lead counsel in over 50 certified and putative class and collective actions under the FLSA, FMWA, EPA, and Title VII. I was lead counsel and argued three appeals that resulted in precedent-setting cases in FLSA law: *Freixa v. Prestige Cruise Services*, *LLC*, 853 F.3d 1344 (11th Cir. 2017) (established that for the Retail Sales or Service Establishment Exemption of the FLSA, 29 U.S.C. § 217(i)(1), to apply the regular rate paid to the employee must

exceed one and one-half times the federal minimum wage on a workweek basis versus averaging of this calculation over the entire employment tenure); Polycarpe v. E & S Landscaping, Inc., 616 F.3d 1217 (11th Cir. 2010) (reversing five summary judgment orders of five courts and establishing broad interpretation of enterprise coverage under the FLSA); and Bailey, et al. v. Gulf Coast Transportation, et al., 280 F.3d 1333 (11th Cir. 2002) (establishing right to injunctive relief in FLSA retaliation cases). I have regularly made presentations on class and collective actions, FLSA issues, the use of expert witnesses, class arbitration, mediation, and other legal issues for the ABA, National Employment Lawyers Association ("NELA"), ACI, Florida Bar, Hillsborough County Bar, Clearwater Bar Association, and Florida NELA. I received a Foot Soldier Award from the National Association for the Advancement of Colored People and an Outstanding Service in Public Accommodations Law award from the Washington Lawyers' Committee for Civil Rights and Urban Affairs for my work in public accommodations and was recognized by the Trial Lawyer's for Public Justice for my work on the Haynes v. Shoney's class action. I have received several additional prestigious recognitions during my legal career, such as being named a Florida Super Lawyer every year since 2009; a member of the Florida Legal Elite (2010); a member of the Best Lawyers in America for the specialty of Labor and Employment Law since 2009; the Best Lawyers 2012 Tampa Employment Law – Individuals "Lawyer of the Year"; and the Best Lawyers 2018-2021 St. Petersburg, Litigation – Labor and Employment Law "Lawyer of the Year." I have an AV rating by Martindale Hubbell. In addition, I have been a member of various professional labor and employment associations and have authored or edited various publications on labor and employment law, including acting as a senior editor and contributing author of Ellen C. Kearns' treatise, The Fair Labor Standards Act, for over ten years. In 2010, along with a management attorney, I was responsible for drafting and editing Chapter 19, Collective Actions, and Chapter

20, "Hybrid FLSA/State Law Actions," of The Fair Labor Standards Act. These chapters provided a comprehensive review and analysis of collective actions under the FLSA and class actions under state wage & hour laws. I also have served as the Employee Co-Chair of the FLSA Subcommittee of the American Bar Association from 2004 to 2007 and the Employee Co-Chair of the Federal Labor Standards Legislation Committee from 2007 to 2010. I am a member of the Wage and Hour Committee of the National Employment Lawyers Association ("NELA") and have served as the Committee's Legislation Liaison for NELA. I lobbied Congress and helped draft changes to the Motor Carrier Act Exemption to the FLSA. I have also trained law clerks for the Middle District of Florida in wage & hour law. I have significant experience developing complex damage models in class actions and working with experts in damages, statistical analysis, and industrial psychology. My current billing rate is \$700 per hour. This rate has been agreed to with other class action firms in multiple cases and has been used in fee recovery proceedings on behalf of Plaintiffs.

5. I have testified as an expert on the question of the reasonableness of attorneys' fees in cases involving the litigation of complex employment cases, particularly those brought under the FLSA and wage and hour class actions. I have also represented other firms in complex attorneys' fee litigation, including the Washington Lawyer's Committee. I have a standard practice of reviewing the rates charged by other counsel who practice wage and hour and employment discrimination class actions. In doing so, I typically interview managing partners who defend and prosecute wage and hour class and collective actions and inquire about their rates for partners and associates with similar experience to attorneys employed by Burr & Smith. I also review the rates charged by my co-counsel working on other class and collective actions. Moreover, in setting the hourly rates for attorneys who work for Burr & Smith, I have considered their skill, experience, and reputation. I am familiar with the factors that affect the setting of hourly

rates and reasonable hours for attorneys in class action wage and hour cases under fee shifting statutes and have used those factors in setting the hourly rates sought to be recovered in this case for attorneys, data analysts, and paralegals who worked for Burr & Smith and represented Plaintiffs in this action. These rates sought are as follows: Sam J. Smith, \$700; Loren B. Donnell, \$550; Rachel Wood, \$500; Kelly Slovinac, \$225; Noah Smith, \$225; Connie Lowe, \$150; and Patricia Smith, \$150. These rates or higher rates have been agreed to between our firm and other class or collective action counsel in other wage and hour class and collective action cases filed throughout the United States.

6. Prior to filing and throughout the time period during which we have represented Plaintiffs, we staffed this case utilizing associates and paralegals where appropriate and attempted to minimize any duplication of efforts by attorneys and paralegals working on the case. My role in this case included, but was not limited to, being lead counsel for the Plaintiffs, arguing all motions before the Court, providing strategic advice to Class Counsel, conducting legal research, editing and drafting pleadings, including Plaintiffs' affirmative summary judgment motion, preparing for and taking ten depositions, including two Rule 30(b)(6) depositions and eight manager and supervisor depositions, representing Plaintiffs during two mediations and numerous follow-up meetings after the mediations, formulating an approach to the Comcast workforce data to maximize the recovery for Plaintiffs, and negotiating with opposing counsel. I also drafted Plaintiffs' Petition for Attorneys' Fees and Costs and this declaration. I also reviewed the time records of all of the attorneys, paralegals, and data analysts who worked on this case and exercised billing judgment to reduce the hours sought by Plaintiffs. In my exercise of billing judgment, I deducted 454.1 hours equal to \$154,016.50 from the hours billed to this case by Class Counsel. Plaintiffs are seeking to recover a total of 1,172 hours for a total of \$820,400.00 for the work I

performed on this case (28.1 hours that I billed to this case were deducted pursuant to billing judgment). *See* Exhibit A – Chart listing rates sought, total hours recorded, billing judgment hours deducted, and Lodestar hours and amounts for Class Counsel.

7. Loren Donnell, a partner at Burr & Smith, LLP, is also counsel for the Plaintiffs. She was admitted to the Florida Bar in 2005 and has practiced labor and employment law representing plaintiffs in class and collective employment actions for nearly sixteen years. Ms. Donnell graduated from the University of Florida with a degree in Decision and Information Sciences in 2001 and a juris doctor's degree from Stetson College of Law, cum laude, in 2005. Ms. Donnell was a member of Stetson Law Review, a teaching assistant for Legal Research in Writing I & II, research assistant, and judicial intern. Ms. Donnell is a past President of the Florida Chapter of the National Employment Lawyers Association ("Florida NELA") and has been a member of its executive board for 14 consecutive years from 2008-2021. She has been a chapter editor and contributing author of Ellen C. Kearns, The Fair Labor Standards Act, Vol. II (2d ed., BNA Books 2010) and a number of its supplements. Further, she is a senior editor and contributing author to Gregory K. McGillivary, Wage and Hour Laws: A State-by-State Survey, (3d ed., Bloomberg BNA 2016) and many of its supplements. Ms. Donnell also regularly presents at American Bar Association conferences and employment related conferences on FLSA and wage and hour topics. Ms. Donnell has been co-lead counsel in numerous conditionally certified class and collective actions in wage and hour law in various jurisdictions. Throughout her legal practice, Ms. Donnell has focused completely on employment law collective and class actions on behalf of plaintiffs. In this case, Ms. Donnell assisted Ms. Wood in preparing an initial case evaluation for this case, including evaluating likely defenses and whether CUI and SFS could pay a judgment. Ms. Donnell was responsible for negotiating with CUI's counsel over ESI protocols that were

implemented in this action and for negotiating the joint employer stipulation executed by CUI. Ms. Donnell drafted model discovery pleadings on behalf of all Plaintiffs; drafted interrogatories, document requests, and requests for admission served on Defendants; and edited Plaintiffs' Rule 30(b)(6) deposition notices. She supervised the review of more than 54,000 documents produced by Defendants. Ms. Donnell edited Plaintiffs' motion for conditional certification of the FLSA claims in this action and drafted Plaintiffs' motion for class certification of the Maryland claims. Ms. Donnell provided extensive research of various defenses that could have been brought or were brought in this action including whether Plaintiffs were exempt from the overtime requirements of the FLSA under Section 7(i) and whether CUI had sufficient knowledge of the minimum wage, overtime, and deduction violations alleged in this action. Ms. Donnell drafted the sections of Plaintiffs' motion for summary judgment that addressed the MWHL and MWPCL claims and drafted sections of the opposition to CUI's motion for summary judgment on these claims. After the Court heard oral argument on the Parties' summary judgment motions, Ms. Donnell drafted supplemental briefs addressing the impact of CUI stipulating to be a joint employer with defaulting Defendant SFS, including, whether Frow v. De La Vega, 82 U.S. 552 (1872), prohibited a finding that CUI was liable for SFS' default. Finally, Ms. Donnell was responsible for researching legal issues related to the pleadings submitted on behalf of the Plaintiffs on damages and for drafting sections of these pleadings. Plaintiffs are seeking to recover a total of 785.11 hours for a total of \$431,794.55 for the work Ms. Donnell performed on this case (36.5 hours that she billed to this case were deducted pursuant to billing judgment). See Exhibit A.

8. Rachael Wood, a former associate at Burr & Smith, was admitted to the Florida Bar in 2008. Ms. Wood has extensive experience representing plaintiffs in wage and hour,

¹ This number is a rounded number to 785.1 hours.

discrimination, harassment, retaliation, and other employment related claims. Ms. Wood graduated with a Bachelor's degree in Criminal Justice from the University of Texas at Arlington in 2002 and a Masters in Criminology from the University of South Florida in 2004. She graduated from Stetson University College of Law in 2007. At Stetson, she participated in both Law Review and Stetson's nationally recognized Trial Team. Upon graduation, Ms. Wood was honored by receiving the Edward D. Foreman Most Distinguished Student Award. Ms. Woods was recognized as a rising star in 2016 and 2017 while employed with Burr & Smith and has been recognized by Best Lawyers in America in the practice area Litigation – Labor and Employment since 2019. She is the co-chair of the Employment and Labor Law Section of the St. Petersburg Bar Association. Ms. Wood has also taught Civil Litigation as an adjunct professor at St. Petersburg College. Ms. Wood has practiced in employment discrimination and wage and hour cases for over 13 years. Ms. Wood was responsible for investigating the claims brought and Defendants in this action and drafting a case memorandum addressing numerous issues in this action. She was the attorney primarily responsible for the day-to-day litigation of this action on behalf of Burr & Smith after the case was filed in October 2015 until she left Burr & Smith in November 2017. She drafted the motion for conditional certification of the FLSA claims, including drafting numerous declarations for the Plaintiffs and addressing all issues related to distributing the notice to potential opt in plaintiffs. She drafted detailed mediation statements for the mediations held before Judge Legg on May 20, 2016 and before mediator Eric Paltell on December 4, 2017. Ms. Wood was responsible for subpoening payroll data from Wells Fargo and ADP and workforce data from Comcast Corporation and for working with data analysts at Burr & Smith to develop damage calculations used at the two mediations held in this case. Plaintiffs are seeking to recover a total of 361.1 hours for a total of \$180,550.00 for the work Ms.

Wood performed on this case (38.8 hours that she billed to this case were deducted pursuant to billing judgment). *See* Exhibit A.

- 9. Plaintiffs are also seeking fees for the worked performed by four non-lawyers employed by Burr & Smith for their work performed on this case.
- 10. Kelly Slovinac, a former data analyst and paralegal at Burr & Smith, has a B.A. in Information Systems Management and an M.A. in Cybersecurity from the University of South Florida and more than ten years of experience evaluating and processing large amounts of data in gender discrimination and wage and hour class and FLSA collective actions. Ms. Slovinac was responsible for preparing the initial damage calculations used by Plaintiffs at the first mediation held before Judge Legg. Plaintiffs are seeking to recover a total of 48.2 hours for a total of \$10,845.00 for the work Ms. Slovinac performed on this case (0.3 hours that she billed to this case were deducted pursuant to billing judgment). *See* Exhibit A.
- 11. Noah Smith, a data analysis at Burr & Smith, has a B.S. in Computer Science from the University of Florida and more than four years of experience evaluating and processing large amounts of data in wage and hour class and FLSA collective actions. Mr. Smith was responsible for preparing the initial damage calculations used by Plaintiffs in the second mediation held before mediator Eric Paltell and for preparing numerous analyses used in support of Plaintiffs' motion for summary judgment, in opposition to CUI's motion for summary judgment, and in the damage phase of this litigation. Mr. Smith's damage model was ultimately used by CUI and the Plaintiffs in the final damage analysis and adopted by the Court in its July 6, 2021 judgment. *See* ECF No. 192-1 and ECF No. 194. Plaintiffs are seeking to recover a total of 332.8 hours for a total of \$74,880.00 for the work Mr. Smith performed on this case (21.0 hours that he billed to this case were deducted pursuant to billing judgment). *See* Exhibit A.

- 12. Connie Lowe, a former paralegal at Burr & Smith, has more than 35 years of experience working for law firms as a paralegal and legal assistant in the Middle District of Florida. She was responsible for preparing subpoenas, document requests, interrogatories, deposition notices, and for cite checking most of Plaintiffs' substantive motions and oppositions. Plaintiffs are seeking to recover a total of 169.7 hours for a total of \$25,455.00 for the work Ms. Lowe performed on this case (182.0 hours that she billed to this case were deducted pursuant to billing judgment). *See* Exhibit A.
- 13. Patricia Smith, a paralegal at Burr & Smith, has more than five years of experience working as a paralegal and data analyst for the firm. She was responsible for reviewing many of the 54,000 documents produced by Defendants and for preparing potential Rule 30(b)(6) and other manager deposition exhibits. Plaintiffs are seeking to recover a total of 175.9 hours for a total of \$26,385.00 for the work Ms. Smith performed on this case (1.3 hours that she billed to this case were deducted pursuant to billing judgment). *See* Exhibit A.

II. The Hours Expended on this Case Are Reasonable

Levy, LLP; and Melehy & Associates, LLC, that have extensive experience in litigating class and collective actions. As lead counsel, I was responsible for assigning work to attorneys, paralegals, law clerks, and data analysts utilizing the skill level and experience of each firm so that the work was performed in an efficient manner. The timekeepers in this case have maintained their time contemporaneously with the tasks performed and have reported each discrete task in six-minute intervals; and, on a quarterly basis, letters were sent to defense counsel apprising them of the hours worked and fee amounts incurred by Class Counsel. I conducted significant billing judgment on a line-by-line basis to delete time which was arguably duplicative, redundant, erroneous, or time

spent by multiple attorneys attending the same meeting or reviewing the same document, or time spent traveling for the case that exceeded two hours. For purposes of this motion, I categorized the hours worked based on the nature of the activity performed in the case using the categories contained in Appendix B of the Local Rules, i.e., case development, pleadings, written discovery, depositions, motions practice, court hearings, trial preparation, ADR, and fee petition preparation. These categories are summarized below and discussed in detail in Plaintiffs' motion. Only work provided directly on this action has been included. All of the hours described below were necessary for the representation of Plaintiffs in this action. In Exhibit A, I provide the Court with a chart showing for each timekeeper, their names, firm, years of practice, rate, the hours and amounts billed, the hours and amounts reduced using billing judgment, and the Lodestar hours and amount for the 19 attorneys, paralegals, law clerks, and data analysts for whom Class Counsel is seeking an award of attorneys' fees. In Exhibit B, I provide the Court with a chart that shows the hours and amounts billed by type of work performed using the categories identified in Appendix B to the Local Rules, the hours and amounts reduced using billing judgment, and Lodestar hours and amounts. Finally, in Exhibit C, I provide the Court with a chart showing the daily work hours for all 19 attorneys, paralegals, law clerks, and data analysts for whom Plaintiffs are seeking an award of attorneys' fees and those of 12 attorneys, paralegals, and law clerks for whom Plaintiffs are not seeking an award for their time. Exhibit B shows the results of my exercise of billing judgment., I eliminated a total of 454.1 hours equal to \$154,016.50 including the elimination of all of the hours and amounts billed for twelve timekeepers (32.6 hours and \$13,714.50 for their time). After this reduction for billing judgment, Class Counsel seek a total of 3,906.7 hours equal to \$1,941,450.30.

15. Case Development: Over the six years this case was in litigation, Class Counsel spent 663.5 hours developing the factual basis for the case, conducting legal research, and communicating with 155 Plaintiffs and numerous witnesses and corporate entities. I exercised billing judgment and reduced 73.5 hours from time spent developing this case. Thus, Class Counsel seek a total of 590.0 hours in the amount of \$235,210.70 for time spent developing this case. Significant research was performed to determine the proper legal employers to sue and to anticipate defenses by the Defendants. These defenses included: (1) whether CUI had sufficient knowledge of the hours worked by the SFS technicians to be held liable for the claims in this action; (2) whether the SFS technicians were exempt from the overtime provisions of the FLSA pursuant to the commissioned sales exemption, 29 U.S.C. § 207(i); (3) whether Defendants would agree to limit discovery to representative Plaintiffs versus conducting wholesale discovery of all Plaintiffs, and (4) whether the CUI Defendants were joint employers under the FLSA and Maryland claims. In addition, Class Counsel regularly communicated with the 155 Plaintiffs in this action and provided them with regular updates regarding the status of the litigation. Ultimately, this preparation and a thorough development of the facts and legal arguments led to the Parties' stipulation that the CUI Defendants were joint employers of the SFS technicians and to the preparation of a significant record of CUI's knowledge of the violations in this action. This work was critical in determining the viability of Plaintiffs' case and in preparing for depositions in this complex collective and class action. In addition, substantial time was spent analyzing the complex Comcast data obtained for the SFS technicians in this case. Accordingly, the time spent by Plaintiffs' counsel with respect to this category was necessary and reasonable to the Plaintiffs' successful litigation of this case and is therefore fully compensable.

- 16. **Pleadings:** Class Counsel spent 40.1 hours drafting the complaint in this case, reviewing Defendants' answers, and researching issues specific to the complaint and answers, but discounted 4.9 hours of time spent doing so, such that Class Counsel seeks a total of 35.2 hours for an amount equal to \$16,985.00. Here, the Complaint included detailed collective and class action allegations by four named Plaintiffs against six Defendants and detailed the factual basis for holding the CUI Defendants liable as joint employers for violations of the FLSA, MWHL, and MWPCL. None of the Defendants moved to dismiss the Complaint, and Plaintiffs did not have to amend the Complaint even after substantial discovery was conducted. Thus, the time expended in this category was reasonable and necessary for the successful litigation of the Plaintiffs' claims, and Class Counsel should be compensated in full for this time.
- 17. Written Discovery: After deducting 176.3 hours equal to more than \$32,000, Class Counsel seek fees in the amount of \$290,894.00 for 694.4 hours spent drafting extensive discovery requests directed to the Defendants, conducting significant discovery of electronically stored information ("ESI") held by Defendants and in the possession of the Plaintiffs, conducting extensive conferences with opposing counsel regarding the contours of discovery, reviewing and responding to interrogatories, document requests, and requests for admission for ten Plaintiffs, reviewing documents produced in discovery, and subpoenaing and reviewing workforce, payroll, and other data from third-party entities. Class Counsel reviewed more than 54,000 policy documents, contracts between CUI and SFS, emails, spreadsheets, and procedure manuals produced by Defendants. Class Counsel subpoenaed payroll, timekeeping, and workforce data from more than five corporations and negotiated with their counsel to obtain the discovery in a useable format. Discovery in this case was complicated by the SFS Defendants refusing to produce

documents, answer written discovery, or sit for depositions. Accordingly, the time spent in this category was reasonable and necessary to the success of the litigation and should be awarded.

- 18. **Depositions:** After eliminating 37.3 hours equal to \$11,759.50, Class Counsel seek fees in the amount of \$236,803.50 for 436.7 hours spent preparing for, defending, and taking 18 depositions. Class Counsel reviewed more than 54,000 documents and took eight depositions of Defendants' managers and supervisors, including two Rule 30(b)(6) depositions, and used more than 97 exhibits in these depositions. Only one attorney attended each deposition, with the exception of one of the Rule 30(b)(6) depositions where an additional attorney attended for part of the deposition. Class Counsel deducted the time for the second attorney and deducted a total of 37.3 hours for possible duplication in this category. Class Counsel prepared for and defended ten depositions of Plaintiffs, which required significant preparations because the ten Plaintiffs were designated as representative plaintiffs and because extensive Comcast data, payroll data, and policy and procedure documents were reviewed with the Plaintiffs to properly prepare them for their highly-leveraged depositions. The depositions taken in this case were used to convince the CUI defendants to stipulate to being a joint employer of the SFS technicians and to provide a robust summary judgment factual record that defeated CUI's principle defense that it had insufficient knowledge of the minimum wage, overtime, and unauthorized deductions taken in this matter. The depositions were also instrumental in obtaining significant damages in this case. Accordingly, the time spent in this category was reasonable and necessary to the success of the litigation and should be awarded.
- 19. **Court Hearings:** Class Counsel seek to recover for 14.8 hours equal to \$7,838.50 in fees (after voluntarily eliminating 2.4 hours of time) in connection with attending Court hearings in this case. Class Counsel should be commended for limiting the Court time that was necessary

to take this case to judgment after almost six years of contentious litigation. Lead counsel Sam Smith efficiently argued all of the substantive motions heard by the Court in this matter, and Class Counsel reduced time for other counsel's attendance at these hearings. Accordingly, this time should be compensated in full.

- 20. **Settlement Negotiations and Mediation:** Plaintiffs seek compensation for 488.3 hours (after eliminating 46.8 hours), which has a total value of \$243,054.85, for work in representing 155 Plaintiffs in numerous direct negotiations with Defendants and in two formal mediations held in this case. To prepare for the direct negotiations and two mediations held in this case, Class Counsel obtained significant payroll and workforce data for the Plaintiffs and developed complex damage models designed to convince Defendants of their significant exposure to damages in this case. At each negotiation, Plaintiffs countered CUI's dogged insistence that the Plaintiffs rarely if ever worked overtime hours with detailed spreadsheets demonstrating the work performed by the Plaintiffs and Defendants' substantial exposure to damages. Although Plaintiffs were unable to settle this matter during the direct negotiations and mediations that occurred in this case, the damage models prepared in these negotiations and mediations were ultimately used to development final damage models used by the Parties, which were adopted by the Court. Class Counsel should be commended for spending significant resources on direct negotiations and mediation as this case should have been resolved years ago. Therefore, the time spent in this category was reasonable and necessary to the result obtained by the Plaintiffs and thus should be compensated in full.
- 21. **Motions Practice:** Class Counsel seeks fees for 1,536.9 hours (after reducing 99.3 hours) spent researching, drafting, and preparing for argument of numerous motions that Plaintiffs were required to file in this case. More than 36 substantive motions were filed during the almost

six years this case was in active litigation. Plaintiffs filed a motion to strike affirmative defenses, which was successful in getting CUI to withdraw its principle defenses. ECF Nos. 33-35. Plaintiffs filed a motion for conditional certification, which was successful and resulted in 49 Plaintiffs joining the FLSA action. ECF Nos. 37-39, 49, 52-56. Plaintiffs filed a motion for default against the SFS Defendants and obtained a default judgment against these Defendants. ECF Nos. 95, 114. Plaintiffs filed numerous motions to compel, which were granted and which helped Plaintiffs obtain comparator evidence of the hours worked by CUI's technicians who worked alongside of the SFS techs. ECF Nos. 65, 80, 81, 89, 94, 111, 116, 117. Plaintiffs filed a Rule 23 class certification motion that was successful in certifying the Maryland claims as class claims and in obtaining damages for more than 100 members of the Maryland class. ECF Nos. 124, 147. At the close of discovery, Plaintiffs filed a comprehensive motion for summary judgment, a detailed opposition to CUI's motion for summary judgment, and a thorough reply brief on summary judgment, which were ultimately successful in obtaining a judgment on all claims at issue in this case. ECF Nos. 123, 130, 143, 146, 147, 149, 153, 169. Plaintiffs also filed numerous motions that addressed the damages in this case and prepared numerous complex damage models that analyzed more than three years of payroll data, extensive invoice data, and 4.5 million rows of Comcast data that ultimately provided a model that the Parties and the Court adopted and resulted in a judgment of over \$1.9 million for the Plaintiffs. See e.g. ECF Nos. 180, 189. In light of the foregoing circumstances, the amount of time expended by Plaintiffs in this category was reasonable and necessary as the Court ultimately determined that all Defendants were jointly and severally liable for all claims in this case. ECF No. 191. Thus, all of this time devoted to motion practice should be fully compensated.

- \$58,273.50 (after voluntarily reducing 13.1 hours) for preparing quarterly reports of the attorneys' fees expended and conducting research for and drafting and editing the motion, memorandum in support, declarations in support, and a proposed order for Plaintiffs' Petition for Attorneys' Fees and Costs. This required Class Counsel to review and categorize fee records for six years of litigation and draft a comprehensive memorandum in support of this motion. Accordingly, the time requested in this category was reasonable and fully compensable.
- 23. **Trial Preparation:** Class Counsel is seeking compensation for 8.9 hours for preparing a trial outline for this case. Although the outline was ultimately not required, the creation of the outline provided guidance to Class Counsel in preparing for depositions and for substantive motions. Accordingly, the time requested in this category was reasonable and fully compensable.

III. This Case Is Complex and Required Skilled Class Counsel

24. This case is a complex collective and class action. The collective action aspect was complex in part because Class Counsel was required to communicate with, counsel, and represent numerous individual Plaintiffs with different levels of experience with the litigation process and different expectations. The Rule 23 class action aspect of the case was complex in that Class Counsel represents unknown class members who must rely on the expertise of Class Counsel to pursue their claims. Extensive efforts were undertaken to communicate with members of the collective and class action so that their expectations were consistent with possible litigation outcomes. This case was more complex than most wage and hour collective and class actions because the Plaintiffs were hired and paid by SFS but supervised by CUI, and CUI initially claimed it was not a joint employer of the Plaintiffs and ultimately claimed it had insufficient knowledge of the wage and hour violations at issue. *Id.* In addition, there were no time records maintained

by Defendants and the case covered more than 4 years of daily work that occurred during two different methods of distributing jobs and performing the work in this case (paper and electronic distributions). Significant discovery was required to defend against CUI's assertion that it had insufficient knowledge of the work performed by the Plaintiffs. In addition, because none of the Defendants maintained the required payroll and timekeeping records and SFS defaulted and refused to cooperate in discovery, comprehensive subpoenas were needed to be served on third-party corporations that had payroll and workforce data for the Plaintiffs. *Id.* Because this litigation was extremely complex, the attorneys' fees and costs sought by Class Counsel should be awarded in full.

- 25. Skilled counsel were necessary to litigate this complex case over almost six years. Class Counsel were able to draw from experienced partners, associates, law clerks, paralegals, and data analysts to achieve a significant victory in this case. This case required representation by attorneys familiar with and experienced in issues related to the FLSA, MWHL, and MWPCL, complex damage modeling, collective actions, and Rule 23 class actions. Each of the firms representing the Plaintiffs brought this experience to the case and contributed to the extraordinary result obtained.
- 26. Class Counsel has expended over 4,000 hours in representing Plaintiffs in this matter. This is a substantial expenditure of time. The commitment to the Plaintiffs in this matter has impacted the ability of Class Counsel to accept other cases that may have provided counsel with higher awards than are achievable through a Lodestar fee award process. Burr & Smith is a boutique firm specializing in class and collective actions and, because of our size, we only accept a small number of cases each year. Because this case has lingered for almost six years and taken

a substantial amount of time, our firm has declined cases that may have resulted in obtaining attorneys' fees that are higher than a Lodestar fee.

27. Plaintiffs and Class Counsel were unknown to each other until counsel began to represent them in this case. Class Counsel took this case on a pure contingency basis, expecting to be paid upon the conclusion of the case either through a negotiated settlement or by petitioning this Court for a fee award. In doing so, Plaintiffs' counsel accepted all the risk associated with a pure contingency agreement including the possibility that they would have to litigate this case and advance substantial costs for an extended period of time without any compensation. CUI fought this case for almost six years even after stipulating to being a joint employer of the SFS technicians and having produced time records of CUI technicians that showed CUI was aware that their technicians who worked at the same locations and performed the same job duties as the SFS technicians regularly worked overtime hours. The contingent nature of the case and the fact that a wage case can be met with staunch opposition from a well-financed employer-defendants makes cases such as this undesirable to many attorneys.

IV. CUI Had Numerous Opportunities to Settle this Case

28. On October 8, 2015, this case was filed by four named Plaintiffs as a putative collective action under the FLSA and putative class action under the MWHL and MWPCL. ECF No. 1. On November 23, 2015, the Court, at the Parties' request, stayed the case through June 30, 2016 to allow the parties to exchange pay and workforce data including data from Comcast Corporation so that the parties could hold their first mediation before the Honorable Benson Legg (retired) on May 20, 2016. *See* ECF Nos. 15-24. The Parties continued to discuss settlement with the assistance of Judge Legg through September 1, 2016, ECF No. 26 and 27, but ultimately reached impasse with Defendants' last offer equal to less than \$50,000.00 inclusive of attorneys'

fees and costs. As of September 1, 2016, Plaintiffs had incurred \$206,908.75 in attorneys' fees. Throughout the period of this mediation, Class Counsel insisted on Defendants' agreement to toll the statute of limitations for the FLSA claims in this case, which ultimately tolled the FLSA claims for 259 days.

- 29. On January 27, 2017, the Court granted Plaintiffs' motion for conditional certification and, over Defendants' objections, required Defendants to post the collective action notice in their warehouses and to provide Plaintiffs with phone numbers and email addresses of members of the collective and allowed for the mailing of a reminder postcard. ECF No. 48at 6. As of January 27, 2017, when conditional certification was granted, Class Counsel had incurred a total of \$273,234.25 in attorneys' fees.
- 30. On June 6, 2017, the Court entered a Scheduling Order for this case. ECF No. 58. On June 20, 2017, the Parties jointly requested an extension to the discovery deadlines to allow for necessary discovery in the case and for a second mediation of this matter. ECF No. 59. The Parties also agreed to representative testimony consisting of the four named Plaintiffs and eight opt-in Plaintiffs selected on a random basis. *Id.* at ¶ 7. Class Counsel arduously pressed for and obtained this agreement allowing for a representative sample of Plaintiffs to be subjected to discovery and for trial of the claims in this case, which was crucial to the efficient prosecution of this action as it allowed for the Plaintiffs to conduct discovery and ultimately to move for summary judgment on liability and damages for the collective and class action with a representative group of Plaintiffs. The Parties also agreed that Plaintiffs could move for Rule 23 certification of the Maryland class claims at any time up to 30 days after the Court ruled on dispositive motions. This provision was favorable to Plaintiffs as it allowed for the motion to certify the Rule 23 claims to be made using all of the evidence obtained in discovery of the merits of the case.

- 31. After discovery commenced and Plaintiffs had filed a motion to compel responses to interrogatories and document requests by SFS, on August 28, 2017, the Parties jointly moved the Court to again stay this case to allow the Parties to conduct their second mediation. ECF No. 68. The Parties "agreed that continuing to incur attorneys' fees and costs to complete discovery while discussing settlement may adversely affect the possibility of resolution." *Id.* At the request of the Parties, the Court continued the stay to allow the parties to hold their second mediation before mediator Eric Paltell on December 4, 2017. ECF No. 71. Prior to mediation, Plaintiffs offered to settle the FLSA collective action and putative Maryland Rule 23 case for a total of \$1,927,619.45, inclusive of attorneys' and costs. The Parties reached impasse after the Defendants jointly refused to pay more than \$50,000 for all claims inclusive of attorneys' fees and costs. CUI based its settlement offer primarily on its analysis of the invoice data that it later argued was inaccurate and unusable for damage purposes. As of December 4, 2017, Class Counsel had incurred \$430,642.25 in attorneys' fees.
- 32. After the case returned to active litigation, Plaintiffs conducted extensive discovery of CUI's defenses in this case including its defense that it was not a joint employer of the technicians at issue. By mid-August 2018, Plaintiffs had obtained more than 54,000 multi-page documents and had taken a Rule 30(b)(6) deposition of the CUI defendants that had 53 Exhibits. After the Rule 30(b)(6) deposition and production of numerous emails showing CUI's control over the SFS technicians, Class Counsel were able to extract a stipulation with CUI in which CUI admitted that it was joint employer along with SFS of the technicians at issue in this case. This stipulation and the facts supporting it ultimately lead to Plaintiffs moving for summary judgment on all claims under the FLSA, MWHL, and MWPCL on March 29, 2019. See ECF No. 123.

- 33. By the conclusion of discovery, Class Counsel had taken and defended 18 depositions including two comprehensive Rule 30(b)(6) depositions and six manager depositions and had obtained extensive discovery of Defendants' policies and practices, including the substantial oversight by CUI managers and supervisors over the SFS technicians. In addition, Class Counsel filed four successful motions to compel, including a motion to compel time and pay records of CUI's technicians who were supervised by the same managers as the SFS technicians at issue in this case. See ECF No. 117 (motion to compel granted compelling production of CUI time and pay records of a sample of 19 CUI techs). Class Counsel had also successfully subpoenaed workforce data from Comcast, payroll data from Wells Fargo and ADP, and TechNet and WFX data from CSG Systems, Inc. Class Counsel also continued to discuss and make settlement proposals to Defendants that were summarily rejected. In fact, before moving for summary judgment on behalf of Plaintiffs, Class Counsel made a last attempt to settle this matter and informed CUI that settlement prior to summary judgement was advisable because CUI was an admitted joint employer, had no viable defenses to liability, and summary judgment briefing, damage briefing, and trial were likely to exponentially expand the Parties' attorneys' fees and costs expenditures. CUI again rebuffed settlement overtures by Plaintiffs. As of March 29, 2019, Class Counsel had incurred \$1,257,497.25 in attorneys' fees.
- 34. On April 15, 2021, the Court issued a comprehensive order finding all Defendants jointly and severally liable for all FLSA claims for the Plaintiffs who opted into the collective action and for all Maryland class members. ECF Nos. 190 and 191. During the 60 days after the entry of the liability order, Class Counsel exchanged damage calculations and met and conferred with CUI's counsel numerous times to narrow the issues for filing the Parties' joint submission on damages.

- 35. On July 6, 2021, the Court entered final judgment on behalf of all Plaintiffs and adopted Plaintiffs' submission on damages, awarding the Plaintiffs the total sum of \$1,950,155.65, consisting of \$292,152.93 in minimum wages, \$612,321.24 in overtime wages, \$70,603.65 in unauthorized deductions, and \$975,077.83 in liquidated damages or double damages. ECF Nos. 193 and 194. This judgment was obtained only after prolonged and hard-fought litigation of almost six years. As of this filing, Plaintiffs have incurred Lodestar fees of \$1,941,450.30 and costs equal to \$49,418.87 for a total of \$1,990,869.17.
- 36. Plaintiffs made significant offers of settlement throughout this case, which should have been accepted by CUI, including: (1) offering to resolve the case for \$1,927,619.45, inclusive of fees at the second mediation held on December 4, 2017, (2) offering to negotiate a resolution for the 49 initial Plaintiffs in a bracket of \$75,000 to \$565,000, plus fees and costs, on June 29, 2018, (3) offering to reduce the upper bracket to \$550,000 on January 15, 2019, and (4) offering to negotiate in a bracket of \$880,000 to \$3.7 million, exclusive of fees and costs, on February 7, 2020 after the Maryland claims had been certified as a Rule 23 class and numerous class members had been identified. On each of these occasions, Class Counsel's fees and costs were substantially lower than today. CUI had numerous opportunities to resolve this matter on more favorable terms than the judgment entered by the Court and could have resolved the litigation without Class Counsel incurring the substantial fees and costs they now seek.

V. Plaintiffs Have Incurred Reasonable Costs

37. Plaintiffs have worked hard to minimize the costs of this litigation, for example by fighting for representative discovery that substantially reduced the costs incurred for depositions, transcripts, and travel. Plaintiffs utilized in-house methods for the mailing of two FLSA notices and a class action notice rather using a third-party notice administrator for the service. Plaintiffs

have only incurred \$49,418.87 in costs for a fully litigated action over a period of six years. Furthermore, all out-of-pocket costs and litigation expenses incurred in this case over the last six years have been paid by Class Counsel. The details regarding these costs are set forth in Exhibit D to this declaration. Accordingly, the following costs are reasonable and should be awarded by the Court.

- 38. **Depositions and Transcripts:** Plaintiffs incurred \$19,800.99 for deposition costs (reporter fees, transcripts, and DVDs). Plaintiffs' use of representative discovery and procurement of a stipulation as to CUI's and SFS's joint employment of the Plaintiffs reduced the number of depositions and transcripts required to litigate this case to judgment.
- 39. **Travel:** Plaintiffs incurred \$6,941.10 in travel expenses (airfare, lodging, transportation, and meals for out-of-town counsel) for me to attend court hearings, depositions, and mediations. I took two Rule 30(b)(6) depositions and four manager and supervisor depositions in person and took four depositions by videoconference to save on travel expenses. Local counsel defended all Plaintiff depositions so no travel expense were incurred for these depositions.
- 40. **Mediation Services:** Plaintiffs incurred \$6,630.61 for mediation expenses for the mediations held before Judge Legg and mediator Eric Paltell.
- 41. **Court Filing Fees:** Plaintiffs incurred \$600.00 for the filing fee to initiate this action and for *pro hac vice* admission charges.
- 42. **Service, Subpoena, and Witness Fees:** Plaintiffs incurred \$2,656.86 for the costs of service of process, subpoenaing payroll, workforce data and other data, and witness fees. SFS's failure to participate in discovery required the use of subpoenas to obtain payroll data from third parties which was essential in calculating Plaintiffs' damages.

- 43. Online Legal Research and Other Databases: Plaintiffs incurred \$5,449.14 in costs for online legal research and the use of other databases, such as witness address tracing databases. This matter concerned complex issues, including, for example, the impact of *Frow* and the default judgment on CUI's liability, and required the use of legal research databases LEXIS and Westlaw. Plaintiffs also used databases to obtain updated addresses for potential opt-in Plaintiffs, witnesses, and class members whose Court-authorized notices of the FLSA collective action and class action were returned as undeliverable by the postal service. Class Counsel maintains hard copy research materials and no reimbursement is sought for the expense for these hard copy libraries.
- 44. **Pacer Charges**: Plaintiffs incurred \$177.00 in Pacer charges that were attributed to work performed on this case.
- 45. **Photocopies**: Plaintiffs incurred \$3,815.18 for photocopies and printing of documents. This includes the cost of photocopies for two FLSA collective action notices and a class notice to the Maryland class. Plaintiffs managed this cost by photocopying the notice papers and mailing the notices without the assistance of a third-party notice administrator.
- 46. **Postage and Courier Fees**: Plaintiffs incurred \$3,334.48 for postage and courier fees. Plaintiffs incurred postage costs to communicate with Plaintiffs, ultimately numbering 153 individuals, regarding the status of this collective and class action case over six years. Furthermore, Plaintiffs incurred postage costs in mailing the two Court-authorized FLSA notices and a class action notice. Plaintiffs also incurred costs in mailing Court documents via UPS to the defaulted Defendants before default was entered.
- 47. **Teleconference:** Plaintiffs incurred \$13.51 in costs for the use of teleconference lines for holding conferences in this case.

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 27 of 173

48. I have attached an itemized spreadsheet detailing the dates each expense was incurred by each firm representing Plaintiffs and a description of the expense. *See* Exhibit D.

I HEREBY DECLARE, under the penalty of perjury that the foregoing is true and correct. Executed this 5th day of August 2021.

/s/ Sam J. Smith
Sam J. Smith

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 28 of 173

			Years of			Billed	Billing Judgment	Billing Judgment	Lodestar	Lodestar
Timekeeper	Role	Firm	Practice	Rate	Billed Hours	Amount	Hours	Amount	Hours	Amount
S Smith	Partner	B&S	32	700	1200.1	862,890.00	28.1	19,670.00	1172.0	820,400.00
L Donnell	Partner	B&S	16	550	821.6	471,944.55	36.5	20,075.00	785.1	431,794.55
R Wood	Associate	B&S	13	500	399.9	205,400.00	38.8	19,400.00	361.1	180,550.00
K Slovinac	Data Analyst	B&S		225	48.5	10,912.50	0.3	67.50	48.2	10,845.00
N Smith	Data Analyst	B&S		225	353.8	85,500.00	21.0	4,725.00	332.8	74,880.00
CLowe	Paralegal	B&S		150	351.7	54,555.00	182.0	27,300.00	169.7	25,455.00
P Smith	Paralegal	B&S		150	177.2	26,580.00	1.3	195.00	175.9	26,385.00
J Espo	Partner	BG&L	31	595	255.9	152,260.50	19.9	11,840.50	236.0	140,420.00
J Weber	Partner	BG&L	12	525	28.0	14,700.00	12.5	6,562.50	15.5	8,137.50
B Lierman	Of Counsel	BG&L	13	525	9.6	5,040.00	2.4	1,260.00	7.2	3,780.00
K Docherty	Partner	BG&L	9	475	48.3	22,942.50	9.6	4,560.00	38.7	18,382.50
B Thompkinson	Paralegal	BG&L		265	319.7	84,720.50	36.1	9,566.50	283.6	75,154.00
O Melehy	Partner	M&A	34	625	141.3	88,331.25	15.5	9,687.50	125.8	78,643.75
R Porter	Associate	M&A	18	425	10.7	4,547.50	2.7	1,147.50	8.0	3,400.00
A Balashov	Associate	M&A	6	350	107.8	37,730.00	9.3	3,255.00	98.5	34,475.00
E Danqahu-Brobby	Law Clerk	M&A		180	16.5	2,970.00	5.0	900.00	11.5	2,070.00
D Engstrom	Law Clerk	M&A		180	8.0	1,440.00	0.0	0.00	8.0	1,440.00
M Martinez	Paralegal	M&A		180	5.0	900.00	0.0	0.00	5.0	900.00
N Blackmore	Paralegal	M&A		180	24.6	4,428.00	0.5	90.00	24.1	4,338.00
			Tot	al Lodestar		•		•	3906.7	1,941,450.30

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 29 of 173

			Billing	Billing		
		Billed	Judgment	Judgment	Lodestar	Lodestar
Category	Billed Hours	Amount	Hours	Amount	Hours	Amount
Case Development	663.5	267,305.20	73.5	28,964.50	590.0	235,210.70
Pleadings	40.1	18,885.50	4.9	1,900.50	35.2	16,985.00
ADR	535.1	271,619.85	46.8	24,425.00	488.3	243,054.85
Written Discovery	870.7	340,206.50	176.3	32,632.50	694.4	290,894.00
Motions Practice	1,636.2	917,590.25	99.3	46,575.00	1,536.9	847,495.25
Court Hearing	17.2	8,821.50	2.4	983.00	14.8	7,838.50
Depositions	474.0	255,868.00	37.3	11,759.50	436.7	236,803.50
Trial Preparation	8.9	5,665.00	0.0	0.00	8.9	4,895.00
Fee Petition	114.6	65,270.00	13.1	6,501.50	101.5	58,273.50
Appellate Practice	0.5	275.00	0.5	275.00	0.0	0.00
Totals	4,360.8	2,151,506.80	454.1	154,016.50	3,906.7	1,941,450.30

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 30 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
3/19/2015	L Donnell	Conference with R. Wood re. case evaluation .	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Case Development
3/19/2013	L Donnen	Intake interview ; draft interview notes; review and analyze	330	0.2	110.00	0.0	0.00	0.2	110.00	DQ3	Case Development
2/10/2015	R Wood	•	500	1.4	700.00	0.0	0.00	1.4	700.00	B&S	Cosa Davalanmant
3/19/2015		documents; interview witness, type notes re. same.		1.4	700.00	0.0		0.5	700.00		Case Development
3/20/2015	L Donnell	Review case memo; correspondence with R. Wood re. same.	550	0.5	275.00	0.0	0.00	0.5	275.00	B&S	Case Development
		Finalize memo to file re. intake; legal research re. joint employer;									
2 /20 /204 5		research and analyze joint employer; draft email to L. Donnell re.	500	2.5	4250.00	0.0	0.00	2.5	4 250 00	200	
3/20/2015	R Wood	case; phone call to S. Borden; follow up email.	500	2.5	1250.00	0.0	0.00	2.5	1,250.00	B&S	Case Development
		Telephone conference with witness I. Pennix;draft memo re. same;									
3/23/2015	R Wood	telephone calls to witnesses.	500	0.9	450.00	0.0	0.00	0.9	450.00	B&S	Case Development
3/25/2015	CLowe	Research re. possible witnesses; create witness list.	150	0.8	120.00	0.0	0.00	0.8	120.00	B&S	Case Development
4/1/2015	L Donnell	Evaluate case; correspondence to R. Wood re. same.	550	0.3	165.00	0.0	0.00	0.3	165.00	B&S	Case Development
4/2/2015	R Wood	Research re. employer status.	500	1.3	650.00	0.0	0.00	1.3	650.00	B&S	Case Development
4/3/2015	R Wood	Research Maryland wage law.	500	1.1	550.00	0.0	0.00	1.1	550.00	B&S	Case Development
		Review and edit retainer; cover letter; intake form: legal research re.									
4/5/2015	L Donnell	state law claims and discuss same with R. Wood.	550	1.2	660.00	0.0	0.00	1.2	660.00	B&S	Case Development
4/9/2015	L Donnell	Review retainer.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Case Development
4/9/2015	R Wood	Finalize documents and mail out retainers.	500	0.5	250.00	0.0	0.00	0.5	250.00	B&S	Case Development
4/9/2015	CLowe	Prepare letters to S. Borden, I. Pennix.	150	0.4	60.00	0.0	0.00	0.4	60.00	B&S	Case Development
		Conference with T. Givens, L. Donnell, R. Wood re. strategy for									
4/20/2015	S Smith	developing case.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Case Development
4/20/2015	L Donnell	Pre-suit team conference re. case analysis.	550	0.2	110.00	0.2	110.00	0.0	0.00	B&S	Case Development
4/20/2015	R Wood	Draft email notes re. conference with J. Poles.	500	0.5	250.00	0.0	0.00	0.5	250.00	B&S	Case Development
4/21/2015	R Wood	Draft retainer and letter for J. Poles.	500	0.3	150.00	0.0	0.00	0.3	150.00	B&S	Case Development
4/28/2015	R Wood	Research re. proper defendants; draft demand letter.	500	4.7	2350.00	0.0	0.00	4.7	2,350.00	B&S	Case Development
4/29/2015	R Wood	Draft, review and edit demand letter; call J. Poles; call I. Pennix.	500	5.0	2500.00	0.0	0.00	5.0	2,500.00	B&S	ADR
		Review and edit demand letter drafted by R. Wood; confer with R.									
4/30/2015	L Donnell	Wood re. same.	550	1.0	550.00	0.0	0.00	1.0	550.00	B&S	ADR
4/30/2015	R Wood	Review revisions; discuss revisions with L. Donnell.	500	0.6	300.00	0.0	0.00	0.6	300.00	B&S	ADR
5/4/2015	R Wood	Revise demand letter.	500	3.9	1950.00	0.0	0.00	3.9	1.950.00	B&S	ADR
5/5/2015	R Wood	Legal research; finalize edits re. demand letter.	500	2.8	1400.00	1.0	500.00	1.8	900.00	B&S	ADR
5/6/2015	S Smith	Edit demand letter.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	ADR
5/6/2015	L Donnell	Review and edit demand letter.	550	2.0	1100.00	0.0	0.00	2.0	1,100.00	B&S	ADR
5/15/2015	S Smith	Edit demand letter.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	ADR
5/19/2015	R Wood	Edit demand letter.	500	1.0	500.00	1.0	500.00	0.0	0.00	B&S	ADR
5/21/2015	R Wood	Telephone conference with J. Boyd; prepare memo re. same.	500	0.9	450.00	0.0	0.00	0.9	450.00	B&S	Case Development
5/26/2015	R Wood	Review retainer for J. Boyd.	500	0.2	100.00	0.0	0.00	0.2	100.00	B&S	ADR
5/27/2015	L Donnell	Review final demand letter prepared by R. Woods.	550	0.1	55.00	0.0	0.00	0.1	55.00	B&S	ADR
5/27/2015	CLowe	Edit demand letter.	150	0.8	120.00	0.5	75.00	0.3	45.00	B&S	ADR
5/28/2015	R Wood	Finalize non-representation letter.	500	0.8	50.00	0.1	50.00	0.0	0.00	B&S	ADR
5/28/2015	CLowe	Prepare final demand letter.	150	0.1	60.00	0.1	60.00	0.0	0.00	B&S	ADR
6/1/2015	R Wood	Office meeting re. update.	500	0.4	100.00	0.4	100.00	0.0	0.00	B&S	Case Development
		Ů Í				0.2					
6/29/2015	S Smith	Draft email to O. Melehy re. case strategy.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Case Development
C /20 /2015	O Marial	Reviewing demand letter written by Sam Smith to the potential	635	0.5	242.50	0.0	0.00	0.5	242.52	N40 A	C D I
6/29/2015	O Melehy	defendants.	625	0.5	312.50	0.0	0.00	0.5	312.50	M&A	Case Development
c /20 /22 =	0.44.1.1	Speaking with Rachael Wood about the facts of the case, the law and			427.50	0.0	0.00	0 -	427.72		
6/29/2015	O Melehy	the potentially liable parties.	625	0.7	437.50	0.0	0.00	0.7	437.50	M&A	Case Development
6/29/2015	R Wood	Call to Omar.	500	0.9	450.00	0.9	450.00	0.0	0.00	B&S	Case Development
6/30/2015	O Melehy	Speaking with Isaac Pennix about the facts of the case.	625	0.5	312.50	0.0	0.00	0.5	312.50	M&A	Case Development

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 31 of 173

						Dilling	Dilling				
			D-+-		Takal	Billing	Billing	1			
Data	Timeakaaman	Description	Rate	Hauma	Total	Judgment	Judgment	Lodestar	Lodestar	Firm	Catagoni
Date	Timekeeper	Description	Value 625	Hours	Amount 62.50	(Hours) 0.1	(Amount)	Hours 0.0	Amount	Firm M&A	Category
6/30/2015	O Melehy R Wood	Left voice mail message for Steve Borden. Call to Borden.	500	0.1	50.00	0.1	62.50 0.00	0.0	0.00	B&S	Case Development
7/1/2015 7/7/2015	O Melehy		625	0.1	187.50	0.0	0.00	0.1	50.00 187.50	M&A	Case Development
7/7/2015	O Melehy	Speaking with John Poles shout the case.	625	0.3	437.50	0.0	0.00	0.3	437.50	M&A	Case Development
7/14/2015	CLowe	Speaking with John Poles about the facts of the case.	150	0.7	15.00	0.0	15.00	0.7	0.00	B&S	Case Development
7/14/2015		Review and answer R. Woods email re. fees and costs to date.	500	1.0	500.00	1.0	500.00	0.0	0.00	B&S	Case Development
7/15/2015	R Wood	Draft letter to O. Melehy re. referral; draft decline letter.			100.00	0.2		0.0		B&S	Case Development
7/20/2015	R Wood	Finalize decline letter and send out.	500 150	0.2		0.2	100.00		0.00	B&S	Case Development
	CLowe	Prepare letters to clients re. nonrepresentation.		0.2	30.00		30.00	0.0			Case Development
7/24/2015	O Melehy	Interviewing potential plaintiff Courtney Wilson.	625	0.9	581.25	0.0	0.00	0.9	581.25	M&A	Case Development
7/28/2015	O Melehy	Interviewing potential Plaintiff Antoine Leonard Adams.	625	0.9	562.50	0.0	0.00	0.9	562.50	M&A	Case Development
7/20/2045	0.14	Conducting telephone interview with James Boyd, a potential	625	0.6	275.00		0.00	0.6	275.00		
7/28/2015	O Melehy	plaintiff.	625	0.6	375.00	0.0	0.00	0.6	375.00	M&A	Case Development
		Reviewing authorities on the Joint Employer doctrine under the FLSA									
- /22 /22 /	0.14	to ascertain whether CUI might be liable as a joint employer in an									
	O Melehy	action involving employees of SFS.	625	2.0	1250.00	0.0	0.00	2.0	1,250.00	M&A	Case Development
7/30/2015	O Melehy	Speaking with James Boyd about the facts of the case.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
		Speaking with Rodney Christopher Morris, a potential Plaintiff, about									
7/30/2015	O Melehy	the facts of the case.	625	1.0	625.00	0.0	0.00	1.0	625.00	M&A	Case Development
7/30/2015	O Melehy	Speaking with James Boyd in the course of investigating this case.	625	0.5	312.50	0.0	0.00	0.5	312.50	M&A	Case Development
- 1- 1		Speaking to Joe Espo about interviewing some of the potential									
8/3/2015	O Melehy	plaintiffs.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
		Reviewing an email from Joe Espo citing two Maryland Federal									
		District Court cases (both involving suits against cable providers) by									
		employees of subcontractors of the cable providers and both decided								_	
8/3/2015	O Melehy	under FLSA's joint employer doctrine.	625	0.7	437.50	0.0	0.00	0.7	437.50	M&A	Case Development
		Speaking with Joe Espo about the meeting today with potential									
		plaintiffs and the joint employer doctrine and the potential liability of								_	
	O Melehy	CUI.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Case Development
8/5/2015	O Melehy	Drafting co-counsel agreement with Brown, Goldstein and Levy.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Case Development
8/5/2015	O Melehy	Drafting retainer agreements.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Case Development
8/5/2015	O Melehy	Drafting opt-in forms.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Case Development
		Meeting with Joe Espo and three potential plaintiffs, Anthony Leon									
8/5/2015	O Melehy	Williams, Troy Herbert Hawkins and James Leland Boyd.	625	1.8	1125.00	0.0	0.00	1.8	1,125.00	M&A	Case Development
8/5/2015	J Espo	Meet with three potential clients	595	1.5	892.50	0.0	0.00	1.5	892.50	BG&L	Case Development
8/5/2015	J Espo	Read joint employer research from Omar	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Case Development
		Preparing opt-in forms for James Boyd, Anthony Williams and Troy									
8/6/2015	O Melehy	Hawkins.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Case Development
8/6/2015	O Melehy	Speaking to Anthony Williams about the execution of an opt-in form.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
8/6/2015	O Melehy	Speaking to James Boyd about execution of an opt-in form.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
		Speaking to potential new Plaintiff, Marcus Williams, who works for									
8/6/2015	O Melehy	SFS.	625	0.7	437.50	0.0	0.00	0.7	437.50	M&A	Case Development
8/6/2015	J Espo	Telephone call with Omar re: complaint in case	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
8/6/2015	B Thompkinson	E-mail to Manuel Lopez re: conflict check; do case change form	265	0.1	26.50	0.1	26.50	0.0	0.00	BG&L	Case Development
8/10/2015	O Melehy	Reviewing executed opt-in form from Anthony Williams.	625	0.1	62.50	0.1	62.50	0.0	0.00	M&A	Case Development
		Reviewing fully executed retainer agreements from James Boyd,									
8/10/2015	O Melehy	Anthony Williams and Troy Hawkins.	625	0.1	62.50	0.1	62.50	0.0	0.00	M&A	Case Development
8/10/2015	O Melehy	Drafting email to Stephen Borden about representation.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 32 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
8/10/2015	O Melehy	Speaking to Stephen Borden about the case.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Case Development
0/10/2013	O Wicieny	Speaking to Joe Espo about the status of the case and the claims	023	0.2	123.00	0.0	0.00	0.2	125.00	WICH	case bevelopment
8/11/2015	O Melehy	against CUI.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
0, 11, 1010	o meieny	Meeting with John Christopher Poles about his employment with CUI	023	0.2	02.00	0.0	0.00	0.1	02.50		case severopment
8/11/2015	O Melehy	and SFS.	625	0.7	437.50	0.0	0.00	0.7	437.50	M&A	Case Development
	,	Reviewing email from Steve Borden regarding retainer agreement									
8/12/2015	O Melehy	and opt-in form.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
8/12/2015	J Espo	Draft letter to new client	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
	·	E-mail with Joseph B. Espo re: conflicts checks and related parties; e-									·
8/12/2015	B Thompkinson	mail to Manuel Lopez re: conflicts check	265	0.1	26.50	0.1	26.50	0.0	0.00	BG&L	Case Development
8/13/2015	O Melehy	Speaking to potential new Plaintiff Porsha Wright.	625	0.7	437.50	0.7	437.50	0.0	0.00	M&A	Case Development
		Drafting email to Porsha Wright enclosing the retainer agreement and									·
8/13/2015	O Melehy	opt-in form.	625	0.1	62.50	0.1	62.50	0.0	0.00	M&A	Case Development
8/13/2015	O Melehy	Drafting opt-in form for Porsha Wright.	625	0.1	62.50	0.1	62.50	0.0	0.00	M&A	Case Development
		Speaking to Jason Jamal Plaskett, a new potential plaintiff, about his									
8/14/2015	O Melehy	case.	625	0.5	312.50	0.5	312.50	0.0	0.00	M&A	Case Development
8/14/2015	O Melehy	Speaking with Sam Smith about the case against CUI.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Case Development
8/18/2015	O Melehy	Speaking with new Plaintiff Duane Anthony Freeman about his claims.	625	0.4	250.00	0.4	250.00	0.0	0.00	M&A	Case Development
		Review current client names; e-mail to Manuel Lopez re: new conflicts									
8/18/2015	B Thompkinson	check	265	0.1	26.50	0.1	26.50	0.0	0.00	BG&L	Case Development
8/25/2015	O Melehy	Speaking with Anthony Leon Williams about his hours per week.	625	0.3	187.50	0.3	187.50	0.0	0.00	M&A	Case Development
8/25/2015	B Thompkinson	E-mail with Joseph B. Espo re: representation agreement for Plaskett	265	0.1	26.50	0.1	26.50	0.0	0.00	BG&L	Case Development
		Meeting with Anthony Williams and Porsha Wright to discuss their									
8/26/2015	O Melehy	claims against CUI.	625	0.5	312.50	0.5	312.50	0.0	0.00	M&A	Case Development
										_	
8/26/2015	O Melehy	Speaking with Anthony Williams about getting all of his time records.	625	0.1	62.50	0.1	62.50	0.0	0.00	M&A	Case Development
		Reviewing regulations to determine FLSA requirements for pay when								_	
8/26/2015	O Melehy	the worker is paid at a piece rate.	625	0.6	375.00	0.0	0.00	0.6	375.00	M&A	Case Development
8/26/2015	O Melehy	Reviewing Anthony Williams Pay Stubs.	625	0.5	312.50	0.0	0.00	0.5	312.50	M&A	Case Development
8/26/2015	R Porter	Review FLSA regulations on piece rate pay calculations.	425	0.2	85.00	0.0	0.00	0.2	85.00	M&A	Case Development
0/27/2045	0.14	Meeting with Anthony Williams to discuss his time records while	625	0.6	275 00	0.6	275.00	0.0	0.00		
8/27/2015	O Melehy	employed by CUI.	625	0.6	375.00	0.6	375.00	0.0	0.00	M&A	Case Development
8/28/2015	O Melehy	Speaking to Joe Espo about the case against CUI.	625	0.3	187.50	0.6	375.00	-0.3	-187.50	M&A	Case Development
8/28/2015	O Melehy	Drafting email to Rachael Wood about the case against CUI. Reviewing and responding to email from Rachael Wood regarding the	625	0.2	125.00	0.2	125.00	0.0	0.00	M&A	Case Development
0/20/2015	O Malahy		625	0.1	62.50	0.1	62.50	0.0	0.00	M&A	Casa Davalanment
8/28/2015	O Melehy	claims. Reviewing Anthony Williams time records and comparing them to the	025	0.1	62.50	0.1	62.50	0.0	0.00	IVIQA	Case Development
0/20/2015	O Malahy		625	1.0	625.00	1.0	625.00	0.0	0.00	M&A	Casa Davalanment
8/28/2015 8/28/2015	O Melehy J Espo	pay stubs. Telephone call with Omar	595	0.2	625.00 119.00	1.0 0.2	119.00	0.0	0.00	BG&L	Case Development Case Development
0/20/2015	1 rsho	Talk with Ms. Danquah-Brobby about calculating overtime for piece	292	0.2	119.00	0.2	119.00	0.0	0.00	DUAL	case Development
8/28/2015	R Porter	rate workers.	425	0.2	85.00	0.2	85.00	0.0	0.00	M&A	Case Development
0/20/2013	K r OI LEI	Calculate hourly wages per week for two sample weeks to compare to		0.2	65.00	0.2	65.00	0.0	0.00	IVIQA	case Development
8/28/2015	E Dangahu-Brobby	paychecks received for A. Williams. Memorandum to File	180	1.1	198.00	0.2	36.00	0.9	162.00	M&A	Case Development
0/20/2013	L Daniqana-brobby	Telephone call to Duane Freeman to set up a time to come to office	100	1.1	130.00	0.2	30.00	0.5	102.00	IVIQA	case Developinent
8/28/2015	E Dangahu-Brobby	and access and print records. Scheduled Wed 9/2 at 2:30 pm	180	0.1	18.00	0.1	18.00	0.0	0.00	M&A	Case Development
0/20/2013	L Danquiu-Diobby	una access and print records. Scheduled Wed 3/2 at 2.30 pm	100	0.1	10.00	0.1	10.00	0.0	0.00	IVIQA	case Development

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 33 of 173

						Dilling	Dilling				
			Rate		Total	Billing	Billing	Ladastas	Lodestar		
Data	Timediaanar	Description	Value	Hours		Judgment (Hours)	Judgment (Amount)	Lodestar Hours		Firm	Catagoni
Date	Timekeeper	Description Telephone call to locan Plackett regarding setting up a time to come	value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
0/20/2015	E Danashu Brahhu	Telephone call to Jason Plaskett regarding setting up a time to come	100	0.1	18.00	0.1	10.00	0.0	0.00	N 4 9 A	Casa Davalanmant
8/28/2015	E Danqahu-Brobby	to office to access pay/time info and print out, left voicemail	180			0.1	18.00	0.0	0.00	M&A	Case Development
8/31/2015	O Melehy	Speaking to Rachael Wood about the CUI case.	625	0.4	250.00	0.4	250.00	0.0	0.00	M&A	Case Development
0/24/2045		Reviewing and responding to email from Rachael Wood concerning	625	0.4	62.50	0.4	62.50		0.00		
8/31/2015	O Melehy	the potential overtime violations at CUI.	625	0.1	62.50	0.1	62.50	0.0	0.00	M&A	Case Development
0/24/2045		Reviewing and responding to another email from Rachael Wood	625	0.4	62.50	0.4	62.50	0.0	0.00		
8/31/2015	O Melehy	concerning the potential overtime violations at CUI.	625	0.1	62.50	0.1	62.50	0.0	0.00	M&A	Case Development
8/31/2015	O Melehy	Speaking to Anthony Williams about the facts.	625	0.4	250.00	0.4	250.00	0.0	0.00	M&A	Case Development
		Conference with Joseph B. Espo re: new clients; email to Manuel									
8/31/2015	B Thompkinson	Lopez re: conflicts checks	265	0.1	26.50	0.1	26.50	0.0	0.00	BG&L	Case Development
		Speaking with new potential plaintiff in case against SFS and CUI,								_	
9/1/2015	O Melehy	Michael Packer.	625	0.5	312.50	0.5	312.50	0.0	0.00	M&A	Case Development
		Drafting email to the client, Michael Packer, enclosing retainer									
9/1/2015	O Melehy	agreement and opt-in form.	625	0.1	62.50	0.1	62.50	0.0	0.00	M&A	Case Development
		Draft instructions and calendar for reference for clients to utilize in									
9/1/2015	E Danqahu-Brobby	accessing and printing their time records.	180	0.6	108.00	0.6	108.00	0.0	0.00	M&A	Case Development
		Speaking with potential Plaintiff Dwayne Lanell Johnson about his									
9/3/2015	O Melehy	claims.	625	0.5	312.50	0.0	0.00	0.5	312.50	M&A	Case Development
9/3/2015	O Melehy	Drafting email to Joe Espo about time reporting at SFS.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
9/3/2015	O Melehy	Drafting email to Dwayne Johnson about the case.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
9/3/2015	B Thompkinson	Conference with Joseph B. Espo re: SFS/CUI cases	265	0.1	26.50	0.1	26.50	0.0	0.00	BG&L	Case Development
		Review Freeman representation agreement and e-mail re: same to									
9/4/2015	B Thompkinson	Joseph B. Espo	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
9/9/2015	O Melehy	Speaking to Joe Espo about the progress of the case.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
		Meeting with Kimberly Smith to discuss the retainer agreements and									
9/9/2015	O Melehy	opt-in forms and who has signed and who has not.	625	0.2	125.00	0.2	125.00	0.0	0.00	M&A	Case Development
	·	Speaking to Irvine Isaac Pennix, a potential Plaintiff regarding his									·
9/9/2015	O Melehy	interest in pursuing the case.	625	0.3	187.50	0.0	0.00	0.3	187.50	M&A	Case Development
, ,	,	Drafting email to Isaac Pennix concerning retainer agreement and opt-									'
9/9/2015	O Melehy	in form.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
, ,	<i>'</i>	Speaking to Courtney Wilson about the facts of the case, his									,
9/9/2015	O Melehy	employment with SFS and the retainer agreement and opt-in form.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Case Development
		Drafting email to Courtney Wilson about the retainer agreement and						-			
9/9/2015	O Melehy	opt-in form.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
9/9/2015	O Melehy	Reviewing and editing opt-in form for Michael Packer.	625	0.1	62.50	0.1	62.50	0.0	0.00	M&A	Case Development
3,3,2013	oe.e,	Speaking with Michael Packer about the case and the opt-in and	023	0.2	02.00	0.2	02.50	0.0	0.00		Case Severopment
9/9/2015	O Melehy	retainer forms.	625	0.2	125.00	0.2	125.00	0.0	0.00	M&A	Case Development
3/3/2013	O Micieny	Tetamer forms.	023	0.2	123.00	0.2	123.00	0.0	0.00	111071	case bevelopment
9/9/2015	O Melehy	Drafting email to Michael Packer regarding opt-in and retainer forms.	625	0.1	62.50	0.1	62.50	0.0	0.00	M&A	Case Development
3/3/2013	O Wieleny	Spoke to Dwayne Johnson about the case and about the retainer and	023	0.1	02.30	0.1	02.30	0.0	0.00	IVIQA	case Development
9/9/2015	O Melehy	opt-in forms.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
3/3/2013	O IVICICITY	Drafting email to Dwayne Johnson about the opt-in and retainer	023	0.1	02.30	0.0	0.00	0.1	02.30	IVIQA	case Development
0/0/2015	O Moloby		625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
9/9/2015	O Melehy	forms.					0.00				-
9/9/2015	O Melehy	Reviewing and editing Rodney Morris's opt-in form. Speaking to Rodney Christopher Morris about the case and about the	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
0 /0 /2015	O Madala.	, ,	625	0.2	125.00	0.0	0.00		425.00	140 A	Con Davidson
9/9/2015	O Melehy	opt-in and retainer forms.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Case Development
0/0/2045		Drafting email to Rodney Christopher Morris about the opt-in and	625		62.50	0.0	0.00		62.50		
9/9/2015	O Melehy	retainer forms.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 34 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description		Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Date	Типскесрег	Drafting email to Antoine Adams regarding the retainer agreement	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	111111	category
9/9/2015	O Melehy	and opt in forms.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
3/3/2013	O Wicieny	Speaking with Antoine Adams about the opt-in form and the retainer	023	0.1	02.30	0.0	0.00	0.1	02.50	1416271	case bevelopment
9/9/2015	O Melehy	agreement.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
9/9/2015	O Melehy	Reviewing and editing opt-in form for Marcus Williams.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
0,0,000		Drafting email to Marcus Williams concerning the retainer agreement							02.00		
9/9/2015	O Melehy	and opt-in form.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
9/9/2015	J Espo	Telephone call with Omar, Rachel and Barb	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
9/9/2015	J Espo	Telephone call with Omar re: status of case and drafting complaint	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Pleadings
	'	Conference with Joseph B. Espo re: separating SFS and CUI employees									
9/9/2015	B Thompkinson	in records; review client interviews	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
	'	Conference call with Joseph B. Espo, Omar Melehy and Florida									
9/9/2015	B Thompkinson	counsel	265	0.2	53.00	0.2	53.00	0.0	0.00	BG&L	Case Development
9/11/2015	O Melehy	Speaking to John Boyd about his claims.	625	0.4	250.00	0.0	0.00	0.4	250.00	M&A	Case Development
		Drafting email to Sam Smith about the rates charged by various time									·
9/11/2015	O Melehy	keepers in the office.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
9/11/2015	O Melehy	Speaking to John Poles about the claims in his case.	625	0.4	250.00	0.0	0.00	0.4	250.00	M&A	Case Development
9/11/2015	O Melehy	Speaking with Troy Hawkins about the claims in this case.	625	0.3	187.50	0.0	0.00	0.3	187.50	M&A	Case Development
		Reviewing email from Rodney Christopher Morris regarding retainer									
9/11/2015	O Melehy	agreement and opt-in form.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
9/11/2015	J Espo	Conference call with Omar, Sam Wood, Rachel, Jessie and Barb	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	Case Development
9/11/2015	J Espo	Conference with Jessie and Barb	595	0.1	59.50	0.1	59.50	0.0	0.00	BG&L	Case Development
		Conference call with co-counsel; follow-up discussion with Joseph B.									
9/11/2015	J Weber	Espo and Barbara G. Thompkinson.	525	0.7	367.50	0.2	105.00	0.5	262.50	BG&L	Case Development
9/11/2015	J Weber	Briefly review complaint from Missouri CUI case	525	0.1	52.50	0.0	0.00	0.1	52.50	BG&L	Case Development
		Call with Joseph B. Espo, Jessica P. Weber, Omar Melehy and Florida									
		counsel; follow up conversation with Joseph B. Espo and Jessica P.									
9/11/2015	B Thompkinson	Weber	265	0.6	159.00	0.2	53.00	0.4	106.00	BG&L	Case Development
		Review documents from Omar Melehy; create chart of clients; e-mail									
9/11/2015	B Thompkinson	and conference with Elizabeth Suero re: clients and agreements	265	0.7	185.50	0.0	0.00	0.7	185.50	BG&L	Case Development
		Review interview notes, emails, and agreements; edits to chart of									
9/14/2015	B Thompkinson	clients and e-mails with Joseph B. Espo re: same	265	0.8	212.00	0.0	0.00	0.8	212.00	BG&L	Case Development
9/14/2015	B Thompkinson	Update and format chart of clients	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Case Development
9/15/2015	J Espo	Review co-counsel agreement with Sam Smith and Omar	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
0/45/2045	D. T.I.	Review co-counsel agreement and e-mail to Joseph B. Espo re: same;	265	0.0	70.50	0.0	0.00		70.50	D.C.O.I	
9/15/2015	B Thompkinson	emails from co-counsel	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Case Development
0/45/2045	E Danashii Baakkii	Telephone call with Mr. Plaskett regarding www.paycomonline.com,	100	0.1	10.00	0.1	10.00	0.0	0.00	N 4 G A	Cara Davidania
9/15/2015	E Danqahu-Brobby	memorandum to file:	180	0.1	18.00	0.1	18.00	0.0	0.00	M&A	Case Development
0/15/2015	E Dangahu Brahhu	Telephone call to Mr. Freeman regarding www.paycomonline.com,	100	0.1	10.00	0.1	10.00	0.0	0.00	N 4 9 A	Casa Davalanmant
9/15/2015	E Danqahu-Brobby	memorandum to file Telephone conversation with Marilyn at Commonwealth of VA State	180	0.1	18.00	0.1	18.00	0.0	0.00	M&A	Case Development
		Corp Commission regarding status of SFS as LLC - status is inactive as									
9/15/2015	E Dangahu-Brobby		180	0.2	36.00	0.0	0.00	0.2	36.00	M&A	Case Development
9/15/2015	O Melehy	of 12/31/14 due to non payment of annual fees. Drafting the complaint.	625	4.0	2500.00	0.0	0.00	4.0	2,500.00	M&A	'
3/10/2015	O ivielelly	Speaking to Rachael Wood about the complaint in the case, the	023	4.0	2300.00	0.0	0.00	4.0	2,300.00	IVIQA	Pleadings
9/16/2015	O Melehy	potential defendants and the potential claims.	625	0.3	187.50	0.0	0.00	0.3	187.50	M&A	Case Development
9/16/2015	O Melehy	Speaking to Steve Borden about the facts of the case.	625	0.3	125.00	0.0	0.00	0.3	125.00	M&A	Case Development
2/ 10/ 2013	O MEIELLY	phearing to steve political about the lacts of the case.	023	U.Z	123.00	0.0	0.00	0.2	123.00	IVIQA	case bevelopment

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 35 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Date	ППекеереі	Reviewing complaint in Reginald Clay v. Communications Unlimited,	value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	FIIIII	Category
9/16/2015	O Melehy	Inc, et al, which was pending in Missouri.	625	0.3	187.50	0.0	0.00	0.3	187.50	M&A	Case Development
3/10/2013	O Wielelly	Review emails from co-counsel re: retainers and co-counsel	023	0.5	187.50	0.0	0.00	0.5	187.50	IVIQA	case Development
9/16/2015	J Weber	agreements	525	0.2	105.00	0.0	0.00	0.2	105.00	BG&L	Case Development
9/16/2015	J Weber	Review arbitration agreement	525	0.2	157.50	0.3	157.50	0.0	0.00	BG&L	Case Development
3/10/2013	3 ***	Review notes from Omar Melehy and update log of clients; review	323	0.5	137.30	0.5	137.30	0.0	0.00	BOOL	case bevelopment
		newly received opt-ins and agreements and e-mail to Kimberly Smith									
9/16/2015	B Thompkinson	re: same	265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	Case Development
3/10/2013	B mompkinson	Review new client information, conflicts checks already done and	203	0.5	132.30	0.0	0.00	0.5	132.30	Boat	case Bevelopment
9/16/2015	B Thompkinson	case information, and e-mail to Manuel Lopez re: conflicts checks	265	0.4	106.00	0.4	106.00	0.0	0.00	BG&L	Case Development
9/17/2015	S Smith	Draft and edit retainer.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Case Development
3/1//2013	5 6	Meeting with Elizabeth Danquah-Brobby to discuss performing	700	0.2	1.0.00	0.0	0.00	0.2	1.0.00	543	case Bevelopment
		research on the details of the various CUI corporations for the									
9/17/2015	O Melehy	purpose of drafting the complaint.	625	0.3	187.50	0.0	0.00	0.3	187.50	M&A	Pleadings
9/17/2015	O Melehy	Drafting complaint.	625	1.7	1062.50	0.0	0.00	1.7	1,062.50	M&A	Pleadings
9/17/2015	J Espo	Proof fee agreement; emails about details of fee provision	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
, , , , ,		Review Geday (previous collective action case against CUI) case									, , , , , , , , , , , , , , , , , , ,
9/17/2015	R Porter	docket, complaint, and order concerning settlement.	425	0.4	170.00	0.0	0.00	0.4	170.00	M&A	Case Development
		, , ,									,
		Begin researching details of various CUI corporations, discover Geday									
		v. CU Employment Case 12-cv-00175-RMC in US District Court in DC.									
9/17/2015	E Dangahu-Brobby	Access Docket, Complaint, and Settlement Order using Pacer.	180	2.0	360.00	0.0	0.00	2.0	360.00	M&A	Case Development
9/17/2015	E Dangahu-Brobby	Continue research on various CUI corporations	180	0.9	162.00	0.9	162.00	0.0	0.00	M&A	Case Development
		·									·
		Review spreadsheet of clients; review existing SFS clients in TABS; do									
9/18/2015	B Thompkinson	client file change form and e-mail to Linell D. Cutchember with same	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Case Development
		Continue researching CUI corporations in Alabama, find Spells									
9/18/2015	E Danqahu-Brobby	Missouri case, access Spells docket and Complaint on Pacer	180	0.8	144.00	0.8	144.00	0.0	0.00	M&A	Case Development
		Organize and update "Telephone Interviews of Potential									
		Plaintiffs.doc" to group CUI, SFS, and Hybrid plaintiffs, add notes from									
9/18/2015	E Danqahu-Brobby	phone calls	180	0.4	72.00	0.2	36.00	0.2	36.00	M&A	Case Development
		Continue researching corporate status of different Communications									
		Unlimited Corps and save relevant documents to electronic									
9/18/2015	E Danqahu-Brobby	documents file	180	1.0	180.00	1.0	180.00	0.0	0.00	M&A	Case Development
9/22/2015	O Melehy	Drafting the complaint.	625	4.0	2500.00	0.0	0.00	4.0	2,500.00	M&A	Pleadings
		Speaking to Joe Espo about the Complaint and various issues related									
9/22/2015	O Melehy	to the personal liability of the Directors of the Companies.	625	0.5	312.50	0.2	125.00	0.3	187.50	M&A	Case Development
9/22/2015	J Espo	Telephone call with Omar re: SFS & CUI forfeited corporate charters	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Pleadings
9/22/2015	R Porter	Review and revise draft of Complaint.	425	0.6	255.00	0.0	0.00	0.6	255.00	M&A	Pleadings
9/24/2015	R Wood	Conference with S. Smith re. pleading.	500	0.2	100.00	0.0	0.00	0.2	100.00	B&S	Pleadings
		Telephone calls to plaintiffs to verify opt-in form dates of									
9/24/2015	E Danqahu-Brobby	employment are correct/not.	180	1.5	270.00	0.0	0.00	1.5	270.00	M&A	Case Development
9/25/2015	J Espo	Edit Complaint	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Pleadings
9/25/2015	J Weber	Edit complaint	525	0.7	367.50	0.0	0.00	0.7	367.50	BG&L	Pleadings
9/25/2015	J Weber	Review Barbara G. Thompkinson's edits to complaint	525	0.2	105.00	0.0	0.00	0.2	105.00	BG&L	Pleadings
9/25/2015	R Porter	Review edited draft of Complaint.	425	0.1	42.50	0.0	0.00	0.1	42.50	M&A	Pleadings
- ((: :		Review and edit complaint; SDAT searches on business entities;									
9/25/2015	B Thompkinson	review agreements for names of clients	265	1.5	397.50	0.0	0.00	1.5	397.50	BG&L	Pleadings

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 36 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
9/28/2015	S Smith	Edit complaint.	700	1.3	910.00	0.0	0.00	1.3	910.00	B&S	Pleadings
9/28/2015	J Weber	Review Sam Smith and Rachael Wood's edits to complaint	525	0.1	52.50	0.0	0.00	0.1	52.50	BG&L	Pleadings
9/28/2015	R Wood	Review and edit draft complaint.	500	0.1	250.00	0.0	0.00	0.5	250.00	B&S	Pleadings
9/30/2015	S Smith	Edit complaint.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Pleadings
9/30/2013	3 3111111	Reviewing edits made to the Complaint from Co-Counsel and making	700	0.3	210.00	0.0	0.00	0.5	210.00	BQS	Fleaulilgs
9/30/2015	O Melehy	necessary changes.	625	1.2	750.00	0.0	0.00	1.2	750.00	M&A	Pleadings
9/30/2015	J Weber	Review edited complaint	525	0.1	52.50	0.0	52.50	0.0	0.00	BG&L	Pleadings
10/1/2015	S Smith	Edit complaint ; edit revised complaint.	700	0.1	350.00	0.1	0.00	0.5	350.00	B&S	Pleadings
10/1/2013	3 3111111	Reviewing and accepting changes to the Complaint from various co-	700	0.5	330.00	0.0	0.00	0.5	330.00	BQS	Fleaulilgs
10/1/2015	O Melehy	counsel.	625	0.3	187.50	0.0	0.00	0.3	187.50	M&A	Pleadings
10/1/2015	J Espo	Edit Complaint	595	0.3	416.50	0.0	0.00	0.5	416.50	BG&L	Pleadings
10/1/2015	1 ESPO	Review latest version of complaint; e-mail edits to Barbara G.	393	0.7	410.50	0.0	0.00	0.7	410.50	BUOL	Pleaulings
10/1/2015	J Weber	Thompkinson and Joseph B. Espo	525	0.2	105.00	0.0	0.00	0.2	105.00	BG&L	Pleadings
10/1/2015	R Wood	Revise complaint.	500	3.5	1750.00	2.0	1.000.00	1.5	750.00	B&S	Pleadings
10/1/2015	E Dangahu-Brobby	Cross Reference Executed Opt-In Forms with Plaintiff list	180	0.5	90.00	0.0	0.00	0.5	90.00	M&A	Case Development
10/2/2013	E Danqanu-Brobby	RE-send revised opt-in form to SFS plaintiffs with incorrect dates of	100	0.5	90.00	0.0	0.00	0.5	90.00	IVIQA	Case Development
		employment, call each plaintiff to verify receipt and inform of urgency									
10/2/2015	E Dangahu Brohby	to sign and return	180	0.8	144.00	0.0	0.00	0.8	144.00	M&A	Case Development
10/2/2015	E Danqahu-Brobby	to sign and return	180	0.8	144.00	0.0	0.00	0.8	144.00	IVIQA	Case Development
		Telephone calls to Plaintiffs who have not yet provided opt in forms									
10/2/2015	E Dangahu-Brobby	(Marcus Williams, Michael Packer, Rabon Jones). Memorandum to file	180	0.6	108.00	0.0	0.00	0.6	108.00	M&A	Cosa Davalanmant
10/5/2015	J Weber	Review letter to CUI employees	525	0.0	52.50	0.0	52.50	0.0	0.00	BG&L	Case Development Case Development
10/3/2013	J Webei	Telephone calls and emails to plaintiffs who have not yet returned	323	0.1	32.30	0.1	32.30	0.0	0.00	BUOL	Case Development
10/6/2015	E Dangahu-Brobby	their revised opt in forms or revised retainer agreements	180	1.0	180.00	0.5	90.00	0.5	90.00	M&A	Case Development
10/7/2015	S Smith	Review update re. complaint.	700	0.2	140.00	0.0	0.00	0.3	140.00	B&S	Pleadings
10/7/2013	3 Similar	Drafting email to Joe Espo enclosing the latest version of the	700	0.2	140.00	0.0	0.00	0.2	140.00	DQS	ricauligs
10/7/2015	O Melehy	Complaint.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Pleadings
10/7/2015	O Melehy	Speaking to Joe Espo about the Complaint.	625	0.1	125.00	0.0	0.00	0.1	125.00	M&A	Pleadings
10/7/2015	O Melehy	Drafting email to all counsel regarding the filing of the complaint.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Case Development
10/7/2013	O Melelly	Reviewing list of executed opt-in forms and comparing it to the list of	023	0.2	123.00	0.0	0.00	0.2	123.00	IVIQA	Case Development
		SFS employees, to determine which clients or have not opted into									
		case and speaking to Kimberly Smith about contacting those who									
10/7/2015	O Melehy	have not yet executed the opt-in forms.	625	0.4	250.00	0.0	0.00	0.4	250.00	M&A	Case Development
10/7/2013	O Wielelly	Drafting email to Joe Espo enclosing the executed opt-in forms for the	023	0.4	230.00	0.0	0.00	0.4	230.00	IVIQA	case Development
10/7/2015	O Melehy	named Plaintiffs and the non-Plaintiff opt-ins.	625	0.2	125.00	0.2	125.00	0.0	0.00	M&A	Case Development
10/7/2015	J Espo	Telephone call with Omar re: Lamar Wilson	595	0.2	178.50	0.2	0.00	0.3	178.50	BG&L	Case Development
10/7/2015	J Weber	Review emails from co-counsel re: filing complaint	525	0.3	52.50	0.0	52.50	0.0	0.00	BG&L	Pleadings
10/7/2013	J WEDEI	Draft and file electronically Notices of Appearance for myself and	323	0.1	32.30	0.1	32.30	0.0	0.00	DOOL	ricauligs
10/7/2015	R Porter	Omar Melehy.	425	0.4	170.00	0.0	0.00	0.4	170.00	M&A	Case Development
10/1/2013	it r of ter	Final review and editing of complaint; assemble exhibits for same; e-	423	0.4	170.00	0.0	0.00	0.4	170.00	IVIXA	case Development
		mail to Joseph B. Espo re: First Filing of Consents; organize docments									
10/7/2015	B Thompkinson	from clients	265	1.2	318.00	0.0	0.00	1.2	318.00	BG&L	Dloadings
10/1/2013	в пошркизоп	Speaking to Lawrence Hilliard about the claims he has and about the	203	1.2	310.00	0.0	0.00	1.2	210.00	DU&L	Pleadings
10/8/2015	O Melehy	law suit.	625	0.5	312.50	0.0	0.00	0.5	312.50	M&A	Case Development
· ·			595	0.5	297.50	0.0	0.00	0.5			•
10/8/2015	J Espo	Final proof of Complaint, make sure exhibit numbers match up	265	0.5		0.0	26.50	0.5	297.50 0.00	BG&L BG&L	Pleadings Case Development
10/8/2015	B Thompkinson	Conference with Joseph B. Espo re: filing opt-ins	205	0.1	26.50	0.1	20.50	0.0	0.00	BUAL	Case Development

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 37 of 173

						Billing	Billing				
			Rate		Total		Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	Judgment (Hours)	(Amount)	Hours	Amount	Firm	Category
Date	ППекеереі	Final edit to complaint; e-mail to Joseph B. Espo and Elizabeth Suero	value	Hours	Amount	(Hours)	(Alliount)	Hours	Amount	FIIIII	Category
		re: same; conferences with Joseph B. Espo and Elizabeth Suero re:									
		Rule re: county of residence; research same; review CUI Investigation									
10/8/2015	B Thompkinson	letter	265	0.6	159.00	0.0	0.00	0.6	159.00	BG&L	Pleadings
10/9/2015	O Melehy	Speaking with Joe Espo about the opt-in forms.	625	0.0	62.50	0.0	62.50	0.0	0.00	M&A	Case Development
10/9/2015	J Espo	PLEADINGS	595	0.1	59.50	0.1	59.50	0.0	0.00	BG&L	Pleadings
10/3/2013	7 2500	Draft notice of filing opt-ins and e-mail to Joseph B. Espo re: same;	333	0.1	33.30	0.1	33.30	0.0	0.00	DOGE	ricadings
10/9/2015	B Thompkinson	conference with Joseph B. Espo re: same	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Case Development
10/15/2015		Prepare pro hac vice form, send to J. Espo.	500	0.5	250.00	0.0	0.00	0.5	250.00	B&S	Pleadings
10, 10, 1010		Call and e-mail with process servers re: service on all defendants;	300	0.5	250.00	0.0	0.00	0.5	250.00	243	1 100085
		double check addresses of defendants; conference with Elizabeth									
10/15/2015	B Thompkinson	Suero re: packets for service	265	0.7	185.50	0.0	0.00	0.7	185.50	BG&L	Pleadings
	B Thompkinson	CASE DEVELOPMENT	265	0.4	106.00	0.4	106.00	0.0	0.00	BG&L	Case Development
		Serve National Registered Agents, Inc. of Maryland with summons on									
		Communications Unlimited Contracting Services, Inc.; e-mail with									
		Delaware Attorney Services re: charge for service on Communications									
10/19/2015	B Thompkinson	Unlimited, Inc.	265	1.0	265.00	0.0	0.00	1.0	265.00	BG&L	Pleadings
	B Thompkinson	Review affidavit of service	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Pleadings
		Review letter from Legal Zoom re: incorrect resident; research									
		resident agent information for all defendants; e-mail to Omar Melehy									
10/21/2015	B Thompkinson	and Sam Smith re: resident agent issue for one of the defendants	265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	Pleadings
, ,	'	E-mail from Omar Melehy and conference with Joseph B. Espo re:									Ŭ
10/27/2015	B Thompkinson	defendant and resident agent	265	0.1	26.50	0.1	26.50	0.0	0.00	BG&L	Pleadings
	·	Draft emails re. strategy for next steps in case; review email from co-									
11/2/2015	S Smith	counsel re. potential negotiations.	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Case Development
		Speaking to Courtney Wilson about his employer's efforts to									
11/2/2015	O Melehy	terminate him.	625	0.4	250.00	0.0	0.00	0.4	250.00	M&A	Case Development
11/2/2015	J Espo	Telephone call with Omar; T/c with defense attorney for SFS	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
		Conference with Joseph B. Espo re: resident agent for									
		Communications Unlimited, Inc.; various emails re: same, call from									
11/2/2015	B Thompkinson	counsel for SFS and setting up conference call	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Pleadings
		Emails to process servers re: status of service; e-mail Delaware									
		process server requesting service on different resident; emails re: and									
11/2/2015	B Thompkinson	calendar upcoming team call	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Pleadings
11/3/2015	S Smith	Review and respond re. extension to answer complaint.	700	0.1	70.00	0.0	0.00	0.1	70.00	B&S	Case Development
11/3/2015	O Melehy	Speaking to Courtney Wilson about being fired.	625	0.4	250.00	0.0	0.00	0.4	250.00	M&A	Case Development
		Review e-mail from Rachael Wood re: agenda for call with co-counsel									
11/3/2015	J Weber	on Thursday	525	0.1	52.50	0.1	52.50	0.0	0.00	BG&L	Case Development
11/3/2015	R Wood	Draft agenda for call; review email re. termination.	500	0.3	150.00	0.0	0.00	0.3	150.00	B&S	Case Development
		E-mail with Joseph B. Espo re: conflicts checks; review conflicts									
		checks, opt in forms and representation agreement; email to Manuel									
11/3/2015	B Thompkinson	Lopez re: conflicts check	265	0.3	79.50	0.3	79.50	0.0	0.00	BG&L	Case Development
		E-mail with process server re: service on Alabama entities; e-mail to									
		Elizabeth Suero with affidavits of service; locate address and phone									
		number for Martin C. Rocha and e-mail with process server re: same;									
11/3/2015	B Thompkinson	arrange for payment of invoices	265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	Pleadings

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 38 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Date	типексерег	E-mail from Rachael Wood re: termination of Wilson; e-mail from	Value	Hours	7 tilloune	(110413)	(runounc)	110013	Announc		category
		Washington Pretrial re: service on Sharif and SFS; e-mail to Joseph B.									
11/3/2015	B Thompkinson	Espo re: all	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Pleadings
11/3/2015	B Thompkinson	Conference with Joseph B. Espo re: Mr. Wilson	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Pleadings
		Download and save retainers, print for S. Smith signature, create									
		witness lis; calendar answers due from drdts re. Complaint; scan and									
11/3/2015	CLowe	save retainers, send email re. same; update witness list.	150	0.7	105.00	0.3	45.00	0.4	60.00	B&S	Case Development
		Reviewing and responding to email from Joe Espo concerning									·
11/4/2015	O Melehy	Courtney Wilson.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
11/4/2015	J Weber	Review emails from co-counsel re: potential plaintiff	525	0.1	52.50	0.1	52.50	0.0	0.00	BG&L	Case Development
11/4/2015	B Thompkinson	Letter to process server with check	265	0.1	26.50	0.1	26.50	0.0	0.00	BG&L	Pleadings
		Conference with co-counsel re. strategy for mediation and next steps									
11/5/2015	S Smith	in case.	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Case Development
		Conference call with Plaintiffs' attorneys regarding settlement and									
11/5/2015	O Melehy	case management.	625	0.5	312.50	0.0	0.00	0.5	312.50	M&A	Case Development
11/5/2015	J Espo	Telephone call with all counsel re: Kathryn Hinton	595	0.7	416.50	0.0	0.00	0.7	416.50	BG&L	Case Development
11/5/2015	J Espo	Conference with Jessie and Barb	595	0.3	178.50	0.3	178.50	0.0	0.00	BG&L	Case Development
		Telephone call with Kathryn Hinton re: Courtney Wilson, scheduling									
11/5/2015	J Espo	phone call	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Case Development
11/5/2015	J Weber	Review emails from co-counsel re: new intake	525	0.1	52.50	0.1	52.50	0.0	0.00	BG&L	Case Development
		Conference call with Joseph B. Espo, Barbara G. Thompkinson, Sam									
11/5/2015	J Weber	Smith, Rachael Wood, and Omar Melehy re: strategy	525	0.7	367.50	0.2	105.00	0.5	262.50	BG&L	Case Development
		Follow-up discussion with Barbara G. Thompkinson and Joseph B.									
11/5/2015	J Weber	Espo	525	0.2	105.00	0.2	105.00	0.0	0.00	BG&L	Case Development
11/5/2015	J Weber	Review text messages between Courtney Wilson and SFS	525	0.2	105.00	0.0	0.00	0.2	105.00	BG&L	Case Development
11/5/2015	R Wood	Telephone conference with co-counsel re. strategy; draft declaration.	500	3.0	1500.00	0.0	0.00	3.0	1,500.00	B&S	Case Development
11/5/2015	B Thompkinson	Assemble and forward text messages from client to Joseph B. Espo	265	0.8	212.00	0.0	0.00	0.8	212.00	BG&L	Case Development
		Conference call with Joseph B. Espo, Jessica P. Weber and co-counsel									
		re: CUI, SFS and filing of CUI complaint; follow up meeting with Joseph									
11/5/2015	B Thompkinson	B. Espo and Jessica P. Weber.	265	1.0	265.00	0.3	79.50	0.7	185.50	BG&L	Pleadings
11/5/2015	CLowe	Prepare letter to L. Ford re. contact.	150	0.1	15.00	0.0	0.00	0.1	15.00	B&S	Case Development
11/6/2015	J Espo	Conference with Barb re: representation agreements	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Case Development
11/6/2015	J Weber	Review e-mail from Joseph B. Espo re: Courtney Wilson	525	0.1	52.50	0.1	52.50	0.0	0.00	BG&L	Case Development
		Review Omar Melehey's notes re: clients and information; update									
11/6/2015	B Thompkinson	spreadsheet	265	1.0	265.00	0.0	0.00	1.0	265.00	BG&L	Case Development
		Finish review of Melehey notes and updating of spreadsheet; e-mail									
/ 5 / 5 5 - 5		to co-counsel with signed agreement for Rabon Jones and updated								2001	
11/6/2015	B Thompkinson	spreadsheet	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Case Development
44 /0 /2045	6.6. 111	Prepare for call with defense counsel; confer with defense counsel re.	700	0.0	560.00	0.0	440.00	0.6	420.00	200	455
11/9/2015	S Smith	settlement negotiations: debrief with R. Wood re. same.	700	0.8	560.00	0.2	140.00	0.6	420.00	B&S	ADR
11/0/2015	O Malahi:	Participating in conference call with the opposing side to discuss	C35	0.3	107.50	0.0	0.00	0.3	107.50	N 4 9 A	455
11/9/2015	O Melehy	settlement.	625	0.3	187.50	0.0	0.00	0.3	187.50	M&A	ADR
11/0/2015	I Famo	Telephone call with Ken McLaughlin re: his client, Communications	F05	0.3	170 50	0.3	170 50	0.0	0.00	DC 01	Cose Development
11/9/2015	J Espo	Unlimited Conference with Both to fee agreements	595	0.3	178.50	0.3	178.50	0.0	0.00	BG&L	Case Development
11/9/2015	J Espo	Conference with Barb re: fee agreements	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
11/9/2015	J Espo	Telephone call from all counsel re: early mediation	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	ADR

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 39 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Date	ППСКССРСІ	Conference call with Joseph B. Espo, co-counsel and opposing	Value	Hours	Amount	(110013)	(Amount)	110013	Amount	1 11111	category
11/9/2015	B Thompkinson	counsel; follow up conference with Joseph B. Espo	265	0.3	79.50	0.3	79.50	0.0	0.00	BG&L	Case Development
11/3/2013	Б ПІОПІРКІПЗОП	Draft letters to clients with executed retainer agreements; review	203	0.5	73.30	0.5	73.30	0.0	0.00	DOOL	case Development
		agreements; conference with Joseph B. Espo re: errors in agreements;									
		draft e-mail to counsel re: same; call with counsel for									
		Communications Unlimited attorney; review chart of client									
11/9/2015	B Thompkinson	information	265	1.8	477.00	0.0	0.00	1.8	477.00	BG&L	Case Development
11/10/2015		Edit tolling mediation agreement.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	ADR
11/10/2015	3 3111111	Various emails re: edits to fee agreement; arrange for payment of	700	0.5	210.00	0.0	0.00	0.5	210.00	DQS	ADK
11/10/2015	D. The man bines on		265	0.1	20.50	0.1	26.50	0.0	0.00	DC 0 I	Coso Dovolonmont
	B Thompkinson	invoice	265	0.1	26.50	0.1	26.50	0.0	0.00	BG&L	Case Development
	B Thompkinson	Draft letter to process server	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Pleadings
11/11/2015		Speaking with Steve Borden about the case.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Case Development
11/11/2015	O Melehy	Reviewing and editing statute of limitations tolling agreement.	625	0.3	187.50	0.0	0.00	0.3	187.50	M&A	Case Development
		Review and edit fee agreement; conference with and e-mail to Joseph									
	B Thompkinson	B. Espo re: same	265	0.3	79.50	0.3	79.50	0.0	0.00	BG&L	Case Development
	B Thompkinson	Review and edit tolling and mediation agreement	265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	ADR
11/12/2015		Edit tolling agreement	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Case Development
11/12/2015	J Espo	Edit/proof tolling agreement and motion	595	0.7	416.50	0.0	0.00	0.7	416.50	BG&L	Motions Practice
		Review e-mail exchange between co-counsel and joint motion to stay									
11/12/2015	J Weber	action	525	0.1	52.50	0.1	52.50	0.0	0.00	BG&L	Motions Practice
		Draft emails re. motion to stay; revise mediation and tolling									
11/12/2015	R Wood	agreement.	500	1.1	550.00	0.0	0.00	1.1	550.00	B&S	Motions Practice
11/12/2015	B Thompkinson	Review joint motion to stay and e-mail to Joseph B. Espo re: same	265	0.1	26.50	0.1	26.50	0.0	0.00	BG&L	Motions Practice
11/16/2015	S Smith	Review motion to stay and draft emails re. same.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
		Reviewing and responding to email from Rachael Wood about the									
11/16/2015	O Melehy	mediation and tolling agreement.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	ADR
11/16/2015	J Espo	Fee agreement; tolling agreement emails	595	0.4	238.00	0.4	238.00	0.0	0.00	BG&L	Case Development
, , , , , ,		Call to J. Espo; draft email re. mediation/tolling agreement and									
		retainer teleconference with witness D. Starkey and draft notes re.									
11/16/2015	R Wood	call.	500	0.8	400.00	0.0	0.00	0.8	400.00	B&S	ADR
11, 10, 2013		Draft emails re. fee agreement and retainer; teleconference with J.	300	0.0	100.00	0.0	0.00	0.0	.00.00	243	7,511
11/18/2015	R Wood	Espo.	500	0.4	200.00	0.0	0.00	0.4	200.00	B&S	Case Development
11/19/2015		Conference with Barb re: fee agreement	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
11/13/2013	7 L3P0	comercine with barb refree agreement	333	0.2	113.00	0.0	0.00	0.2	115.00	DOGE	case bevelopment
		Review emails from counsel and attempt to edit representation									
11/10/2015	B Thompkinson	agreement; conference with Joseph B. Espo re: same; edit agreement	265	0.4	106.00	0.2	53.00	0.2	53.00	BG&L	Case Development
	B Thompkinson	Finalize representation agreements	265	0.4	53.00	0.2	0.00	0.2	53.00	BG&L	Case Development
	B Thompkinson	·	265	0.2	185.50	0.0	79.50	0.2	106.00	BG&L	
11/19/2015		Finalize representation agreements	700	0.7	280.00	0.3	0.00	0.4	280.00	BG&L B&S	Case Development
, -,		Edit draft declaration.									Pleadings
11/23/2015		Draft to-do list.	500	0.1	50.00	0.1	50.00	0.0	0.00	B&S	Case Development
11/24/2015		Review email re. Courtney Wilson.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Case Development
11/24/2015		Speaking to Courtney Wilson about his employment with SFS.	625	0.4	250.00	0.0	0.00	0.4	250.00	M&A	Case Development
11/24/2015		E-mail re: Courtney Wilson	595	0.1	59.50	0.1	59.50	0.0	0.00	BG&L	Case Development
11/24/2015	<u> </u>	Telephone call with Omar re: Courtney Wilson	595	0.1	59.50	0.1	59.50	0.0	0.00	BG&L	Case Development
11/24/2015		Review e-mail from Joseph B. Espo re: Courtney Wilson	525	0.1	52.50	0.0	0.00	0.1	52.50	BG&L	Case Development
11/30/2015	J Espo	Call Nikki Nesbitt about accepting service on remaining complaints	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Case Development

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 40 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Dute	типексерег	Review affidavits of service and message from process server;	Value	Hours	7 iiii Odiic	(110413)	(/ iiiioaiic)	110013	Autoune		cutegory
		conference with Joseph B. Espo re: service on Spears and Delaware									
11/30/2015	B Thompkinson	CU entity; e-mail to Joseph B. Espo re: letter to clients	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Pleadings
12/2/2015	R Wood	Follow-up email re. tolling agreement.	500	0.1	50.00	0.0	0.00	0.1	50.00	B&S	ADR
12/2/2013	N WOOd	ronow up citian re. coming agreement.	300	0.1	30.00	0.0	0.00	0.1	30.00	Bus	ABIL
		Draft letters to clients with representation agreements; review									
		spreadsheet of client information; review opt-ins received; draft opt-									
12/3/2015	B Thompkinson	ins; conference with Joseph B. Espo; conference with Elizabeth Suero	265	2.0	530.00	0.5	132.50	1.5	397.50	BG&L	Case Development
12/4/2015	S Smith	Review response from SFS re. mediation and draft email re. same.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	ADR
12, 1, 2013	5 5t.i	Conference with J. Espo, R. Wood re. strategy for responding to SFS	700	0.2	2.0.00	0.0	0.00	0.2	110.00	543	7.5.1
12/7/2015	S Smith	re. inability to pay; edit draft email re. same.	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	ADR
12///2015	3 31111011	Conference with Sam, Rachael and Barb re: response to Kathryn	700	0.4	200.00	0.0	0.00	0.1	200.00	Bus	//DIX
12/7/2015	J Espo	Hinton's email	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
12/1/2013	3 L3PO	Review e-mail from Rachael Wood re: proposed e-mail to opposing	333	0.2	113.00	0.0	0.00	0.2	113.00	DOGL	case bevelopment
12/7/2015	J Weber	counsel; e-mail edit to Joseph B. Espo	525	0.1	52.50	0.1	52.50	0.0	0.00	BG&L	ADR
12/1/2013	J WEDEI	Telephone conference with co-counsel; draft email to Kathryn and	323	0.1	32.30	0.1	32.30	0.0	0.00	DOOL	ADIX
12/7/2015	R Wood	revise; finalize draft dec.	500	0.7	350.00	0.0	0.00	0.7	350.00	B&S	Case Development
12/7/2013	K WOOd	Call with Joseph B. Espo and e-mail to counsel re: call-in number;	300	0.7	330.00	0.0	0.00	0.7	330.00	БОЗ	case Development
12/7/2015	B Thompkinson	team call	265	0.3	79.50	0.3	79.50	0.0	0.00	BG&L	Case Development
12/7/2015	B Thompkinson	Review and edit e-mail to opposing counsel	265	0.3	26.50	0.0	0.00	0.0	26.50	BG&L	Case Development
12/7/2013	Б ПІОПІРКІПЗОП	Attempt to locate good address and contact information for unserved	203	0.1	20.30	0.0	0.00	0.1	20.50	BOOL	case Development
		defendants; call with process server; conference with Joseph B. Espo									
12/10/2015	B Thompkinson	re: Rocha and unserved CUI entity	265	1.0	265.00	0.5	132.50	0.5	132.50	BG&L	Pleadings
12/10/2015	в попринзон	Attempt to call Alabama process server; e-mail to Joseph B. Espo with	203	1.0	203.00	0.5	132.30	0.5	132.30	BUOL	Pleaulings
		two new signed retainer agreements; update spreadsheet; update									
12/11/2015	B Thompkinson	task list	205	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Casa Davalanmant
12/11/2015	· · · · · · · · · · · · · · · · · · ·	Draft email re. response to Kathryn.	265 500	1.0	500.00	0.0	0.00	1.0	500.00	B&S	Case Development Case Development
12/14/2015	R WOOd	Call and e-mail with process server re: service on Rocha; call with	500	1.0	500.00	0.0	0.00	1.0	500.00	863	Case Development
12/14/2015	D. The amount in com	•	205	1.4	271.00	0.5	122.50	0.9	220 50	BG&L	Diondinas
12/14/2015	B Thompkinson	Omar Melehy re: CUI Reviewing and responding to emails from co-counsel regarding the	265	1.4	371.00	0.5	132.50	0.9	238.50	BG&L	Pleadings
42/45/2045	O N 4 - 1 - 1 - 1 - 1 - 1	scheduling of a conference call with opposing counsel to discuss	625	0.1	62.50	0.1	63.50	0.0	0.00	N 4 0 A	Coop Downloan and
12/15/2015		logistics.	625 500	0.1	62.50	0.1	62.50 100.00	0.0	0.00	M&A	Case Development
12/15/2015		Schedule teleconference.			100.00	0.2				B&S	Case Development
12/16/2015	B Thompkinson	Review declaration and e-mail to Joseph B. Espo re: same Participating in teleconference with Plaintiffs' counsel and SFS	265	0.1	26.50	0.1	26.50	0.0	0.00	BG&L	Case Development
		1 ' "									
42/47/2045	O Madalah	Counsel regarding statute of limitations tolling agreement and	625	0.5	242.50	0.0	0.00	0.5	242.50		400
12/17/2015	O Meleny	informal discovery.	625	0.5	312.50	0.0	0.00	0.5	312.50	M&A	ADR
42/47/2045		Conference call with all counsel re tolling issues and discovery for	505	0.5	207.50	0.0	0.00	0.5	207.50	2001	400
12/17/2015	J Espo	mediation	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	ADR
		Participate in conference call with co-counsel and opposing counsel			252 52		0.00 = 0				
12/17/2015		re: settlement discussions	525	0.5	262.50	0.5	262.50	0.0	0.00	BG&L	ADR
	B Thompkinson	Conference call with team and opposing counsel	265	0.5	132.50	0.5	132.50	0.0	0.00	BG&L	Case Development
12/18/2015	B Thompkinson	Emails with signed representation agreements; note to Joe re: same	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
40/40/		Call with process server re: service on Rocha and e-mail to Joseph B.							00		
12/18/2015	B Thompkinson	Espo re: same	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Pleadings
42/20/22:-		Reviewing and responding to emails concerning statute of limitations			62.50	0.0	0.00	0.1	62.50		
12/28/2015	U Melehy	tolling agreement.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 41 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Date	ППекеереі	Reviewing and responding to email communication regarding retainer	value	Tiours	Amount	(Hours)	(Alliount)	110013	Amount	FIIII	Category
12/28/2015	O Moloby	agreements with new opt-ins.	625	0.1	62.50		0.00	0.1	62.50	M&A	Case Development
12/28/2013	O Melelly	Reviewing and responding to email from Barb Thompkinson regarding	023	0.1	02.30		0.00	0.1	02.30	IVIQA	Case Development
12/28/2015	O Moloby	additional retainer agreements with plaintiffs.	625	0.1	62.50		0.00	0.1	62.50	M&A	Case Development
12/28/2013	O Wielelly	Briefly review new Fourth Circuit decision in Geico case re: FLSA	023	0.1	02.30		0.00	0.1	02.50	MAA	case Development
12/28/2015	I Weher	exemptions	525	0.2	105.00	0.0	0.00	0.2	105.00	BG&L	Case Development
12/28/2015		Review tolling agreement and emails between co-counsel re: same	525	0.2	52.50	0.0	52.50	0.0	0.00	BG&L	Case Development
12/28/2015		Review tolling agreement.	500	0.2	100.00	0.0	0.00	0.2	100.00	B&S	ADR
	B Thompkinson	Review and edit tolling agreement	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Case Development
	B Thompkinson	Draft letters to clients; update spreadsheet	265	0.2	185.50	0.0	0.00	0.7	185.50	BG&L	Case Development
1/4/2016	B Thompkinson	Call with Marcus Williams	265	0.7	26.50	0.0	0.00	0.7	26.50	BG&L	Case Development
1/4/2010	в попринзон	E-mail with Connie Lowe re: signed agreements; note to Joseph B.	203	0.1	20.30	0.0	0.00	0.1	20.30	BGQL	Case Development
1/5/2016	B Thompkinson	Espo re: same	265	0.1	26.50	0.1	26.50	0.0	0.00	BG&L	Case Development
1/5/2016	CLowe	Scan retainers, fwd to co-counsel.	150	0.1	15.00	0.1	15.00	0.0	0.00	B&S	Case Development
1/6/2016	S Smith	Review and sign tolling agreement.	700	0.1	140.00	0.1	0.00	0.0	140.00	B&S	Case Development
1/0/2010	3 3111111	Speaking to Steve Borden about the case and whether we needed	700	0.2	140.00	0.0	0.00	0.2	140.00	ВОЗ	Case Development
1/6/2016	O Melehy	anything more from him.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Case Development
1/6/2016	O Melehy	, ,	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Case Development
1/6/2016	O Meleny	Reviewing and executing statute of limitations tolling agreement. Reviewing and responding to emails regarding conference call to	025	0.2	125.00	0.0	0.00	0.2	125.00	IVIQA	Case Development
1/0/2016	O Malabu		COF	0.1	C2 F0	0.1	C2 F0	0.0	0.00	N 4 9 A	Casa Davalanmant
1/8/2016	O Melehy	discuss the case among the Plaintiffs' lawyers.	625	0.1	62.50	0.1	62.50	0.0	0.00	M&A	Case Development
1/0/2016	O N 4 - 1 - 1 - 1 - 1 - 1	Reviewing and responding to email from opposing counsel regarding	625	0.1	62.50	0.0	0.00	0.1	62.50	N 4 C A	Coop Downloan
1/8/2016	O Melehy	statute of limitations tolling agreement.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
4 /0 /204 6		Draft email to K. Hinton re. signature page for Tolling Agreement; set	500	0.0	400.00	0.4	F0.00	0.4	50.00	200	400
1/8/2016	R Wood	up conference call.	500	0.2	100.00	0.1	50.00	0.1	50.00	B&S	ADR
. / /		Conference with co-counsel re. strategy for next steps in negotiations;								200	
1/13/2016	S Smith	edit email re. same.	700	0.6	420.00	0.2	140.00	0.4	280.00	B&S	ADR
. / /		Holding conference call with plaintiffs' counsel regarding litigation			407.50						
1/13/2016	O Melehy	strategy.	625	0.3	187.50	0.0	0.00	0.3	187.50	M&A	Case Development
1/13/2016	O Melehy	Talking to James Boyd about the status of the case.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Case Development
		Reviewing and responding to email from Rachael Wood containing a								_	
1/13/2016	O Melehy	draft email to the opposing counsel regarding a stay and mediation.	625	0.1	62.50	0.1	62.50	0.0	0.00	M&A	ADR
		Conference call with Jessie, BGT, Omar, Sam and Rachael re: getting									
1/13/2016	J Espo	settlement process going	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	ADR
1/13/2016	R Wood	Call to co-counsel; draft email to opposing counsel.	500	0.6	300.00	0.0	0.00	0.6	300.00	B&S	ADR
		Draft and send email to defense counsel: teleconference with O.									
1/14/2016	R Wood	Melehy, J.Espo, S. Smith.	500	0.5	250.00	0.0	0.00	0.5	250.00	B&S	ADR
1/20/2016	S Smith	Review file and call D. Gerentz re. negotiations.	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	ADR
1/20/2016	J Espo	E-mail with co-counsel re: no word from defendants	595	0.1	59.50	0.1	59.50	0.0	0.00	BG&L	ADR
		Reviewing email from Sam Smith regarding his contact with opposing									
1/21/2016	O Melehy	counsel concerning mediation and moving forward.	625	0.1	62.50	0.1	62.50	0.0	0.00	M&A	Case Development
		Review WHD interpretation on joint employer issues and draft email									
1/21/2016	R Wood	re. application to SFS.	500	1.1	550.00	0.0	0.00	1.1	550.00	B&S	Case Development
1/28/2016	S Smith	Draft emails to defense counsel re. confer re. negotiations.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	ADR
		Reviewing and responding to email from Barbara Thompkinson									
1/28/2016	O Melehy	regarding retainer agreements.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
1/28/2016	R Wood	Draft emails re. conference call.	500	0.2	100.00	0.2	100.00	0.0	0.00	B&S	ADR

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 42 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Date	ППексереі	Draft letters to clients; e-mail to Omar Melehy with signed	value	Tiours	Aillouit	(Hours)	(Alliount)	Hours	Amount	111111	Category
1/28/2016	B Thompkinson	agreements; update spreadsheet of clients	265	0.8	212.00	0.0	0.00	0.8	212.00	BG&L	Case Development
1/20/2010	В Попринзон	Conference with K. Hinton, R. Wood re. negotiations and subpoena;	203	0.8	212.00	0.0	0.00	0.0	212.00	DOGL	case Development
1/29/2016	S Smith	confer with R. Wood re. same; draft email to co-counsel re. same.	700	0.8	560.00	0.0	0.00	0.8	560.00	B&S	ADR
1/23/2010	3 3111111	Reviewing and responding to email from Sam Smith regarding	700	0.8	300.00	0.0	0.00	0.0	300.00	DQS	ADIX
1/29/2016	O Melehv	mediation.	625	0.1	62.50	0.1	62.50	0.0	0.00	M&A	ADR
1/29/2016	R Wood	Telephone conference with K. Hinton, S. Smith: draft subpoena.	500	1.4	700.00	0.3	150.00	1.1	550.00	B&S	ADR
1/30/2016	S Smith	Review stip re. subpoena to Comcast.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Written Discovery
1/30/2016	J Espo	stipulation for discovery	595	0.2	119.00	0.2	119.00	0.0	0.00	BG&L	Written Discovery
2/1/2016	S Smith	Edit subpoena to Comcast: draft email re. same.	700	0.2	210.00	0.2	0.00	0.3	210.00	B&S	Written Discovery
2/1/2016	J Weber	Review Joseph B. Espo's draft stipulation re: discovery	525	0.3	52.50	0.0	52.50	0.0	0.00	BG&L	ADR
2/1/2016	B Thompkinson	E-mail re: stipulation	265	0.1	26.50	0.1	26.50	0.0	0.00	BG&L BG&L	Written Discovery
2/3/2016	R Wood	Reschedule call with N. Nesbitt.	500	0.1	100.00	0.1	100.00	0.0	0.00	B&S	ADR
2/4/2016	S Smith	Edit subpoenas to Comcast.	700	0.2	140.00	0.2	0.00	0.0	140.00	B&S	Written Discovery
2/4/2010	3 3111111	Reviewing email from Rachael Wood regarding the conversation that	700	0.2	140.00	0.0	0.00	0.2	140.00	DQS	Written Discovery
2/4/2016	O Malahu		625	0.1	62.50	0.1	62.50	0.0	0.00	140 A	ADD
2/4/2016	O Melehy	she and Sam Smith had with Nikki Nesbit regarding settlement. Reviewing email from Rachael Wood to co-counsel, regarding a	625	0.1	62.50	0.1	62.50	0.0	0.00	M&A	ADR
2/4/2016	O Malahu		COF	0.1	C2 F0	0.1	C2 F0	0.0	0.00	140 A	M/sitton Discovery
2/4/2016	O Melehy	subpoena to be served on Comcast for information and documents.	625 700	0.1	62.50	0.1	62.50	0.0	0.00	M&A B&S	Written Discovery
2/8/2016	S Smith	Draft email re. discovery issues. Speaking with Kirk Hornbeck about service of process on Jack Spears	700	0.2	140.00	0.0	0.00	0.2	140.00	862	Written Discovery
2/0/2016			625		62.50	0.0	0.00	0.4	62.50		
2/8/2016	O Melehy	and Martin Rocha.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
2 /2 /22 / 5		Drafting email to both counsel regarding a motion for alternative									
2/8/2016	O Melehy	service on Martin Rocha.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
2 /2 /22 / 5		Drafting email to Jessie Weber and Elizabeth Suaro, regarding contact									
2/8/2016	O Melehy	information for the process server.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
2/8/2016	O Melehy	Reviewing notice of non-party subpoena to Comcast.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Written Discovery
		Reviewing email from Racheal Wood identifying 14 or so comcast									
		entities and asking whether or not they are all cable providers and								_	
2/8/2016	O Melehy	need to be included in the subpoena.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Written Discovery
		Meeting with Elizabeth Danquah-Brobby to discuss the comcast									
2/8/2016	O Melehy	entities and which ones should be included in subpoena	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Written Discovery
		Reviewing Comcast LLC and corporation list, corporate records, and									
		online records in an effort to narrow the number of entities needed									
2/8/2016	O Melehy	on the Subpoena.	625	1.0	625.00	0.0	0.00	1.0	625.00	M&A	Written Discovery
		Begin researching comcast entities to determine which are active and									
2/8/2016	E Danqahu-Brobby	which are cable installers, providers	180	0.5	90.00	0.0	0.00	0.5	90.00	M&A	Case Development
		Reviewing Comcast LLC and corporation list, corporate records in									
		Maryland, the District of Columbia and Virginia to obtain a complete									
2/9/2016	O Melehy	list of the potential records we might be seeking.	625	1.5	937.50	0.0	0.00	1.5	937.50	M&A	Written Discovery
		Drafting two emails to Rachael Wood outlining the comcast entities									
2/9/2016	O Melehy	on whom it is advisable to serve a subpoena for comcast records.	625	0.4	250.00	0.0	0.00	0.4	250.00	M&A	Written Discovery
2/9/2016	R Porter	Research Comcast companies in DC and Virginia.	425	0.2	85.00	0.0	0.00	0.2	85.00	M&A	Written Discovery
		Reviewing Proposed Joint motion to extend the stay of the case									
2/10/2016	O Melehy	pending settlement discussions.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	ADR
2/10/2016	J Weber	Review subpoenas to Comcast	525	0.1	52.50	0.1	52.50	0.0	0.00	BG&L	Written Discovery
2/10/2016	R Wood	Draft and revise joint motion to extend stay.	500	1.0	500.00	0.0	0.00	1.0	500.00	B&S	Motions Practice
2/10/2016	CLowe	Prepare subpoenas; edit same.	150	1.8	270.00	0.0	0.00	1.8	270.00	B&S	Written Discovery
2/11/2016	S Smith	Edit motion to extend the stay.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 43 of 173

						Billing	Billing				
			Rate		Total		U	Ladastas	Lodestar		
Date	Timekeener	Description		Hours	Total	Judgment (Hours)	Judgment (Amount)	Lodestar		Firm	Catagony
Date	Timekeeper	Description Reviewing email from Rachael Wood to opposing counsel regarding	value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	FILIII	Category
2/11/2016	O N4-1-1	joint motion for a stay of the case and the responses from the SFS	625	0.1	62.50	0.1	62.50	0.0	0.00	N 4 0 A	400
2/11/2016	O Melehy	Counsel and the CUI Defendants' counsel.	625	0.1	62.50	0.1	62.50	0.0	0.00	M&A	ADR
		Reviewing email from Rachael Wood about the filing of the Joint									
2/44/2046	0.14.1.1	Motion for Stay and sending email to Robert Porter instructing him to	625	0.4	62.50	0.4	62.50	0.0	0.00	.40.4	400
2/11/2016	O Melehy	file the motion.	625	0.1	62.50	0.1	62.50	0.0	0.00	M&A	ADR
2/11/2016	J Weber	Review emails and motion re: extension of stay	525	0.1	52.50	0.1	52.50	0.0	0.00	BG&L	Motions Practice
2/11/2016	R Wood	Confirm extension of stay and have Joe file.	500	0.3	150.00	0.3	150.00	0.0	0.00	B&S	Motions Practice
		Draft agenda and review status of case; research pro had vice									
2/16/2016	R Wood	requirements.	500	1.2	600.00	0.0	0.00	1.2	600.00	B&S	Case Development
2/16/2016	R Wood	Confer with opposing counsel re. mediator.	500	0.2	100.00	0.0	0.00	0.2	100.00	B&S	ADR
2/17/2016	J Weber	Exchange emails with co-counsel re: setting up call	525	0.1	52.50	0.1	52.50	0.0	0.00	BG&L	Case Development
2/17/2016	R Wood	Schedule teleconference.	500	0.2	100.00	0.2	100.00	0.0	0.00	B&S	ADR
2/18/2016	R Wood	Prepare teleconference notes.	500	1.3	650.00	0.0	0.00	1.3	650.00	B&S	ADR
		E-mail to Sam Smith re: quarterly fee letter, and conference with									
2/21/2016	B Thompkinson	Joseph B. Espo re: same	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Fee Petition
2/22/2016	S Smith	Review fees chart.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Fee Petition
2/22/2016	R Wood	Draft email re. B&S fee info.	500	0.2	100.00	0.0	0.00	0.2	100.00	B&S	Fee Petition
2/22/2016	E Danqahu-Brobby	Drafted fee and cost spreadsheet	180	0.7	126.00	0.2	36.00	0.5	90.00	M&A	Fee Petition
2/23/2016	S Smith	Conference with co-counsel re. next steps in case.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Case Development
2/23/2016	O Melehy	Reviewing arbitration agreements.	625	0.2	125.00	0.2	125.00	0.0	0.00	M&A	Case Development
2/23/2016	O Melehy	Preparing for teleconference in the case with co-counsel.	625	0.1	62.50	0.1	62.50	0.0	0.00	M&A	Case Development
		Conference call with co-counsel re. status; research Comcast counsel;									
2/23/2016	R Wood	teleconference with Comcast counsel S. Sweitzer.	500	1.0	500.00	0.0	0.00	1.0	500.00	B&S	Written Discovery
		Reviewing and responding to emails concerning the scheduling of a									Ì
2/24/2016	O Melehy	conference call with opposing counsel to discuss the case.	625	0.1	62.50	0.1	62.50	0.0	0.00	M&A	Case Development
	,	Reviewing email from Rachael Wood regarding the Comcast									,
2/24/2016	O Melehy	Subpoenas.	625	0.1	62.50	0.1	62.50	0.0	0.00	M&A	Written Discovery
· ·	,	Telephone conference with K. Hinton: draft email updating co-counsel									,
2/24/2016	R Wood	re. mediation.	500	0.4	200.00	0.0	0.00	0.4	200.00	B&S	ADR
, ,		Review figures from Omar Melehy and e-mail re same; review BGL									
2/24/2016	B Thompkinson	figures; review Burr and Smith figures; draft fee letter	265	0.9	238.50	0.4	106.00	0.5	132.50	BG&L	Fee Petition
2, 2 ., 2010	5 1110111pm.115011	Speaking to new client Abdul Karim Sesay about his employment	200	0.5	200.50	011	100.00	0.5	102.00	2002	
2/26/2016	O Melehy	with SFS, his duties, and his pay.	625	0.5	312.50	0.0	0.00	0.5	312.50	M&A	Case Development
2,20,2010	O Wicierry	with 51 5, 1115 daties, and 1115 pay.	023	0.5	312.30	0.0	0.00	0.5	312.50	1410071	cuse bevelopment
2/26/2016	O Melehy	Drafting retainer agreement and Opt-in-Form for Abdul Karim Sesay.	625	0.3	187.50	0.0	0.00	0.3	187.50	M&A	Case Development
2/20/2010	O WICICITY	Drafting email to Abdul Karim Sesay regarding the retainer agreement	023	0.5	107.50	0.0	0.00	0.5	107.50	WICH	case bevelopment
2/26/2016	O Melehy	and opt-in-form.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
2/26/2016	O Melehy	Speaking to Saidu Issa Koroma about his claims against SFS and CUI.	625	0.1	250.00	0.0	0.00	0.1	250.00	M&A	Case Development
2/26/2016	O Melehy	Speaking to Saldu issa Kolonia about his claims against 3r3 and coi. Speaking to Nesta Alusine Kallon.	625	0.4	187.50	0.0	0.00	0.4	187.50	M&A	Case Development
<u> </u>	· '		625			0.0	0.00		187.50	M&A	
2/26/2016 2/26/2016	O Melehy	Speaking with Alie Bangura about his case against SFS. Drafting retainer agreement and ent in form for Alie Bangura		0.3	187.50 62.50	0.0	0.00	0.3	62.50	M&A	Case Development
2/20/2016	O Melehy	Drafting retainer agreement and opt-in form for Alie Bangura.	625	0.1	02.50	0.0	0.00	U.1	02.50	IVI&A	Case Development
2/26/2016	O Malako	Drafting email to Alie Bangura concerning the opt-in form and	635	0.1	62.50	0.0	0.00	0.4	62.50	N40 A	Cons Day 1
2/26/2016	O Melehy	retainer agreement.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
2/26/2016	O Melehy	Drafting retainer agreement and opt-in form for Saidu Issa Kooma.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
2/26/2016	O Melehy	In person meeting with Koroma Saidu Issa regarding his claims.	625	0.8	500.00	0.0	0.00	0.8	500.00	M&A	Case Development
	L	Drafting email to co-counsel about the four SFS employees that									
2/26/2016	O Melehy	contacted Melehy & Associates LLC today.	625	0.3	187.50	0.0	0.00	0.3	187.50	M&A	Case Development

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 44 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
2/29/2016	O Melehy	Speaking to Michal Packer about the case and representation.	625	0.3	187.50	0.0	0.00	0.3	187.50	M&A	Case Development
2/29/2016	O Melehy	Drafting retainer agreement and opt-in form for Michael Packer.	625	0.1	62.50	0.1	62.50	0.0	0.00	M&A	Case Development
2, 23, 2323	o meleny	Speaking with Steve Borden about the progress of the case, the	023	0.1	02.00	0.12	02.50	0.0	0.00		case severopment
2/29/2016	O Melehy	mediation strategy, and the general plan.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	ADR
2/29/2016	CLowe	Scan S. Koroma retainer, email.	150	0.1	15.00	0.1	15.00	0.0	0.00	B&S	Case Development
-,,											
		Reviewing email from Joe Espo concerning the conference call with all									
3/1/2016	O Melehy	counsel today to discuss movement forward concerning mediation.	625	0.1	62.50	0.1	62.50	0.0	0.00	M&A	ADR
3/3/2016	O Melehy	Speaking with Rachael Wood about potential mediators.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	ADR
3/3/2016	J Espo	Telephone call with Rachael Wood re: Legg as mediator	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	ADR
3/3/2016	R Wood	Telephone conference with S. Sweitzer re. Comcast data.	500	0.3	1200.00	0.0	0.00	0.3	150.00	B&S	Written Discovery
		Confer with S. Smith, O. Melehy, J. Espo re. Legg as mediator, vet Legg									
3/3/2016	R Wood	as mediator.	500	2.1	1050.00	0.0	0.00	2.1	1,050.00	B&S	ADR
3/4/2016	B Thompkinson	Do case change form	265	0.1	26.50	0.1	26.50	0.0	0.00	BG&L	Case Development
		Speaking with Ishmeal Conceh regarding the facts of the case and his									
3/7/2016	O Melehy	desire to retain the firm.	625	0.3	187.50	0.0	0.00	0.3	187.50	M&A	Case Development
3/7/2016	O Melehy	Drafting retainer agreement and opt in form for Ishmeal Conteh.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Case Development
		Emails from Omar Melehy re: new clients; review agreements sent to									
		clients and e-mail to Joseph B. Espo re: same; update spreadsheet of									
3/7/2016	B Thompkinson	client information	265	0.6	159.00	0.0	0.00	0.6	159.00	BG&L	Case Development
3/9/2016	J Espo	Read and respond to Rachael's e-mail re: production from SFS	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Written Discovery
3/9/2016	J Espo	Telephone call with Maureen re: mediation	595	0.2	119.00	0.2	119.00	0.0	0.00	BG&L	ADR
		Review emails from Rachael Wood and Joseph B. Espo re:									
3/9/2016	J Weber	negotiations with SFS	525	0.1	52.50	0.1	52.50	0.0	0.00	BG&L	ADR
3/9/2016	R Wood	Draft emails re. tech list production.	500	0.4	200.00	0.0	0.00	0.4	200.00	B&S	Written Discovery
3/9/2016	B Thompkinson	Review emails between counsel re: tech list	265	0.1	26.50	0.1	26.50	0.0	0.00	BG&L	Case Development
		Send fully signed agreement to client; e-mail to Omar Melehy with									
3/9/2016	B Thompkinson	signed agreement from client	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Case Development
		Revising retainer agreements for Conteh, Packer, Bangura, Koioma,									
3/10/2016	E Danqahu-Brobby	Sesay. Email and call to confirm receipt	180	1.3	234.00	0.0	0.00	1.3	234.00	M&A	Case Development
		Speaking with process server about efforts to serve Martin Rocha and								_	
3/11/2016	O Melehy	obtaining an affidavit which demonstrates service evasion.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
		Drafting email to process server about efforts to serve Martin Rocha									
3/11/2016	O Melehy	and obtaining an affidavit which demonstrates service evasion.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
3/11/2016	R Wood	Draft email to Comcast re. data; draft email re. tech list.	500	0.9	450.00	0.0	0.00	0.9	450.00	B&S	Written Discovery
3/14/2016	O Melehy	Speaking to the client about the status of the case.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Case Development
3/15/2016	R Wood	Draft email re. Legg mediation date.	500	0.2	100.00	0.2	100.00	0.0	0.00	B&S	ADR
3/16/2016	S Smith	Draft email re. strategy for mediation.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	ADR
2/45/2045		Review e-mail from R Wood to K Hinton re: documents needed for	F 2 F	0.4	F2 F0	0.0	0.00	0.4	52.50	2001	400
3/16/2016	J Weber R Wood	mediation	525 500	0.1	52.50	0.0	0.00	0.1 0.7	52.50	BG&L B&S	ADR
3/16/2016		Draft email re. mediation.		0.7	350.00				350.00		ADR
3/17/2016	O Melehy	Speaking to Ishmeal Conteh about the case.	625 500	0.2	125.00	0.0	0.00	0.2	125.00	M&A B&S	Case Development
3/17/2016	R Wood	Draft email to K. Hinton re. mediation date.	500	0.2	100.00	0.0	0.00	0.2	100.00	RØ2	ADR
2/17/2016	E Dangahu Brokh	Telephone calls to individuals who have not returned their signed opt-	180	0.6	108.00	0.0	0.00	0.6	108.00	M&A	Casa Davolanmant
3/1//2016	E Danqahu-Brobby	in forms and retainers	100	0.0	100.00	0.0	0.00	0.6	100.00	IVIQA	Case Development

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 45 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Date	ППексереі	Description	value	Tiours	Amount	(Hours)	(Alliount)	Hours	Amount	111111	Category
		Researching the issue of whether to file a motion for alternative									
		service or motion for reissuance of the summons and for an extension									
3/20/2016	O Melehy	of the service time and the mechanisms for accomplishing that.	625	0.5	312.50	0.0	0.00	0.5	312.50	M&A	Motions Practice
5/25/2525	o meleny	or the service time and the meananisms for descriptioning that	023	0.5	512.55	0.0	0.00	0.5	312.33	111671	Workers Fractice
		Researching the issue of whether to file a motion for alternative									
		service or motion for reissuance of the summons and for an extension									
3/21/2016	O Melehy	of the service time and the mechanisms for accomplishing that.	625	0.5	312.50	0.0	0.00	0.5	312.50	M&A	Motions Practice
3/21/2016	O Melehy	Speaking to Joe Espo about filing a motion for alternative service.	625	0.2	125.00	0.2	125.00	0.0	0.00	M&A	Motions Practice
3/21/2016	O Melehy	Reviewing emails related to the motion for reissuance of summons.	625	0.1	62.50	0.1	62.50	0.0	0.00	M&A	Motions Practice
, ,	,	Speaking to Joe Espo about the motion for reissuance of the									
3/21/2016	O Melehy	summons.	625	0.1	62.50	0.1	62.50	0.0	0.00	M&A	Motions Practice
3/21/2016	J Espo	Edit Omar's motions for extension, updated summons, draft order	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Motions Practice
3/21/2016	J Espo	Telephone call with Omar re: status of service of process	595	0.3	178.50	0.3	178.50	0.0	0.00	BG&L	Motions Practice
	'	Review and edit motion for alternative service; draft emails re.									
		conference call with Kathryn and confer with S. Smith re. no class									
3/21/2016	R Wood	data.	500	1.3	650.00	0.0	0.00	1.3	650.00	B&S	Motions Practice
3/21/2016	R Porter	Draft Revised Summons for Rocha.	425	0.5	212.50	0.0	0.00	0.5	212.50	M&A	Case Development
3/21/2016	R Porter	Review correspondence regarding tolling agreement.	425	0.1	42.50	0.1	42.50	0.0	0.00	M&A	Case Development
3/21/2016	R Porter	Draft and file Motion to Reissue Rocha Summons.	425	0.4	170.00	0.0	0.00	0.4	170.00	M&A	Case Development
		Review complaint, Delaware SDAT information and e-mail to Joseph									·
3/21/2016	B Thompkinson	B. Espo and Omar Melehy re: same	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Pleadings
3/22/2016	R Wood	Draft emails with Comcast re. data.	500	0.2	100.00	0.0	0.00	0.2	100.00	B&S	Written Discovery
3/22/2016	R Porter	Review tolling agreement.	425	0.1	42.50	0.1	42.50	0.0	0.00	M&A	Case Development
3/24/2016	R Wood	Review emails re. data for class.	500	0.2	100.00	0.0	0.00	0.2	100.00	B&S	Written Discovery
		Review e-mail exchange between Rachael Wood and attorney for									
3/25/2016	J Weber	Comcast	525	0.1	52.50	0.1	52.50	0.0	0.00	BG&L	Case Development
		E-mail with Connie Lowe re: signature for agreement; update									
3/29/2016	B Thompkinson	spreadsheet; review agreements received	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Case Development
3/30/2016	S Smith	Review status report.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
		Letters to opt-ins with signed agreements; update spreadsheet; call									
3/30/2016	B Thompkinson	and e-mails with Courtney Wilson	265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	Case Development
3/31/2016	S Smith	Review emails re. status of case.	700	0.2	140.00	0.2	140.00	0.0	0.00	B&S	Case Development
3/31/2016	R Wood	Review Comcast data.	500	1.2	600.00	0.0	0.00	1.2	600.00	B&S	Written Discovery
		Review and save Comcast data and e-mail with Joseph B. Espo re:									
4/4/2016	B Thompkinson	same	265	0.1	26.50	0.1	26.50	0.0	0.00	BG&L	Case Development
4/5/2016	R Wood	Draft emails and strategy discussions.	500	1.5	750.00	0.0	0.00	1.5	750.00	B&S	Case Development
4/6/2016	B Thompkinson	Email to Sam Smith and Omar Melehy re: Courtney Wilson agreement	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
4/7/2016	R Wood	Conference with K. Slovinac re. data.	500	0.5	250.00	0.0	0.00	0.5	250.00	B&S	Case Development
4/7/2016	K Slovinac	Analyze data.	225	1.3	292.50	0.0	0.00	1.3	292.50	B&S	ADR
4/8/2016	K Slovinac	Analyze data.	225	0.9	202.50	0.0	0.00	0.9	202.50	B&S	ADR
4/10/2016	K Slovinac	Edit damages calculations and mediation statement.	225	4.7	1057.50	0.0	0.00	4.7	1,057.50	B&S	ADR
4/12/2016	R Wood	Telephone conference with Kathryn re. data.	500	0.2	100.00	0.0	0.00	0.2	100.00	B&S	ADR
4/12/2016	B Thompkinson	E-mail with Omar Melehy	265	0.1	26.50	0.1	26.50	0.0	0.00	BG&L	Case Development
		Speaking with Joe Espo and Barbara Thompkinson about service on									
4/13/2016	O Melehy	Martin Rocha.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 46 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Dute	типексерег	Call to K. Hinton re. mediation and tolling, draft email to co-counsel	Value	Hours	7 tilloune	(110013)	(/ unounc)	110013	Announc	7 11111	category
4/13/2016	R Wood	re. same; send subpoena response.	500	0.6	300.00	0.2	100.00	0.4	200.00	B&S	ADR
4/13/2016	B Thompkinson	Review e-mail with server and e-mail to Joseph B. Espo re: same	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Pleadings
., 10, 2010	5op	Conference with Joseph B. Espo re: serving Rocha and e-mail to	200	0.12	20.50	0.0	0.00	0.1	20.50	2001	
4/13/2016	B Thompkinson	process server	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Pleadings
4/14/2016	K Slovinac	Conference	225	0.3	67.50	0.3	67.50	0.0	0.00	B&S	ADR
., = ., ====		Reviewing and responding to email from Rachael Wood regarding the									
4/15/2016	O Melehy	stay and mediation.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	ADR
4/15/2016	R Wood	Telephone conference with K. Hinton.	500	0.2	100.00	0.0	0.00	0.2	100.00	B&S	ADR
4/18/2016	R Wood	Review payroll data.	500	0.2	100.00	0.0	0.00	0.2	100.00	B&S	ADR
4/21/2016	R Porter	Review Proof of Service on Rocha.	425	0.1	42.50	0.0	0.00	0.1	42.50	M&A	Case Development
4/22/2016	R Wood	Draft emails with defense and co-counsel re. mediation.	500	0.6	300.00	0.0	0.00	0.6	300.00	B&S	ADR
,, ==, ====		Confer with Joseph B. Espo and review emails between co-counsel re:									
4/26/2016	J Weber	telephone call to discuss mediation on 5/20	525	0.1	52.50	0.1	52.50	0.0	0.00	BG&L	ADR
4/26/2016	R Wood	Finalize mediation date with co-counsel.	500	0.4	200.00	0.4	200.00	0.0	0.00	B&S	ADR
,, = 0, = 0 = 0		Review second motion to extend stay; e-mail correction to Joseph B.				• • • • • • • • • • • • • • • • • • • •					
4/27/2016	J Weber	Espo	525	0.1	52.50	0.0	0.00	0.1	52.50	BG&L	Motions Practice
,, = , , = = = =		Draft second joint motion to extend stay; confer with K. Slovinac re.									
4/27/2016	R Wood	data; review hours.	500	1.5	750.00	0.0	0.00	1.5	750.00	B&S	Motions Practice
4/27/2016	K Slovinac	Review Comcast data .	225	1.5	337.50	0.0	0.00	1.5	337.50	B&S	ADR
,, = , , = = = =		Conference with R. Wood re. strategy for mediation; confer with co-									
4/28/2016	S Smith	counsel re. same.	700	0.4	280.00	0.1	70.00	0.3	210.00	B&S	ADR
,, ==, ====		Conference call with co-counsel concerning the manner in which we									
4/28/2016	O Melehy	will process the information we have and mediation.	625	0.4	250.00	0.0	0.00	0.4	250.00	M&A	ADR
4/28/2016	J Espo	Conference call with co-counsel re: preparing for mediation	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	ADR
4/28/2016	J Espo	Read Cedillos brief on joint employers	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	ADR
,, ==, ====		Conference call with co-counsel to discuss work in advance of									
4/28/2016	J Weber	mediation	525	0.3	157.50	0.3	157.50	0.0	0.00	BG&L	ADR
		Review joint motion to stay; teleconference with co-counsel; confer									
4/28/2016	R Wood	with S. Smith re. case status.	500	0.7	350.00	0.2	100.00	0.5	250.00	B&S	Motions Practice
, , , , , ,											
4/28/2016	B Thompkinson	Conference call with Joseph B. Espo, Jessica P. Weber and co-counsel	265	0.3	79.50	0.3	79.50	0.0	0.00	BG&L	Case Development
4/28/2016	K Slovinac	Review data.	225	1.8	405.00	0.0	0.00	1.8	405.00	B&S	ADR
4/28/2016	K Slovinac	Review data, call Boyd.	225	5.6	1260.00	0.0	0.00	5.6	1,260.00	B&S	ADR
, ,		Telephone conference with S. Borden; teleconference with J. Boyd;							•		
		work with K. Slovinac re. analyzing data; review interview notes; start									
4/29/2016	R Wood	drafting mediation statement.	500	8.1	4050.00	0.0	0.00	8.1	4,050.00	B&S	ADR
4/29/2016	R Porter	Electronically file Second Joint Motion for Extension of Stay.	425	0.2	85.00	0.0	0.00	0.2	85.00	M&A	Case Development
4/29/2016	B Thompkinson	Draft quarterly fee letter	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Fee Petition
		Conference with R. Wood re. prep for mediation; review damage									
5/2/2016	S Smith	analysis.	700	0.6	420.00	0.2	140.00	0.4	280.00	B&S	ADR
5/2/2016	J Espo	Review emails and respond re: mediation	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	ADR
		Work with K. Slovinac re. SFS data; draft emails with co-counsel re.									
		CUI attending telephonically; draft mediation statement; draft									
5/2/2016	R Wood	mediation letter to clients.	500	5.8	2900.00	0.0	0.00	5.8	2,900.00	B&S	ADR
5/2/2016	K Slovinac	Conference with R. Wood re. data; review data.	225	6.2	1395.00	0.0	0.00	6.2	1,395.00	B&S	ADR
		Review email re. damage analysis and draft email re. same; calculate									
5/3/2016	S Smith	damages for same.	700	0.7	490.00	0.2	140.00	0.5	350.00	B&S	ADR

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 47 of 173

						Billing	Billing				
			Rate		Total	_		Lodestar	Lodestar		
Data	Timekeeper	Description	Value	Hours	Amount	Judgment (Hours)	Judgment (Amount)	Hours	Amount	Firm	Category
Date 5/3/2016	J Espo	Start mediation memo	595	0.6	357.00	0.0	0.00	0.6	357.00	BG&L	ADR
5/3/2016	J Espo	Draft mediation memo Draft mediation statement on joint employer status	595	1.3	773.50	0.0	0.00	1.3	773.50	BG&L	ADR
5/3/2016	R Wood	Send out mediation letter; draft mediation statement.	500	5.7	2850.00	0.0	0.00	5.7	2,850.00	B&S	ADR
5/3/2016	K Slovinac	Call re. change in practice.	225	2.8	630.00	0.0	0.00	2.8	630.00	B&S	ADR
5/3/2016	CLowe	Prepare letters to clients re. mediation.	150	0.5	75.00	0.0	0.00	0.5	75.00	B&S	ADR
3/3/2010	CLOWE	Prepare for mediation; confer with K. Slovinac re. damages for same;	150	0.5	75.00	0.0	0.00	0.5	75.00	DQ3	ADK
5/4/2016	S Smith	review damage calculations.	700	0.8	560.00	0.0	0.00	0.8	560.00	B&S	ADR
5/4/2016	ł	Edit settlement letter	595	0.8	238.00	0.0	0.00	0.8	238.00	BG&L	ADR
3/4/2010	J Espo	Discuss letter for and status of settlement conference with Joseph B.	393	0.4	236.00	0.0	0.00	0.4	236.00	DUAL	ADK
F /4/2016	L Mahar	·	F2F	0.1	F2 F0	0.1	F2 F0	0.0	0.00	DC81	ADR
5/4/2016	J Weber	Espo Telephone conference with N. Nesbitt and follow up email to co-	525	0.1	52.50	0.1	52.50	0.0	0.00	BG&L	ADR
		'									
E /4/2016	D 14/ I	counsel; finalize mediation info form; draft email re. damages with K.	F00	2.4	1050.00	0.0	0.00	2.4	4 050 00	D.C.C	400
5/4/2016	R Wood	Slovinac; teleconference with K. Slovinac re. damages.	500	2.1	1050.00	0.0	0.00	2.1	1,050.00	B&S	ADR
5/4/2016	K Slovinac	Create dates for pay periods.	225	2.1	472.50	0.0	0.00	2.1	472.50	B&S	ADR
5/5/2016	S Smith	Review revised damages.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	ADR
= /= /0016		Review and edit Joseph B. Espo's portion of mediation letter							0.50 = 0	500.	
5/5/2016	J Weber	discussing joint employment and e-mail back to Joseph B. Espo	525	0.5	262.50	0.0	0.00	0.5	262.50	BG&L	ADR
_ /- /											
5/5/2016	J Weber	Begin drafting portion of settlement letter explaining state law claims	525	0.6	315.00	0.0	0.00	0.6	315.00	BG&L	ADR
5/5/2016	K Slovinac	Draft damage calculations.	225	2.6	585.00	0.0	0.00	2.6	585.00	B&S	ADR
5/6/2016	S Smith	Review updated damage analysis.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	ADR
5/6/2016	J Weber	Draft state law section of settlement letter	525	1.4	735.00	0.0	0.00	1.4	735.00	BG&L	ADR
5/6/2016	K Slovinac	Draft damages, confer with R. Wood.	225	5.5	1237.50	0.0	0.00	5.5	1,237.50	B&S	ADR
		Continue drafting mediation statement; confer with K. Slovinac re.									
5/9/2016	R Wood	data.	500	3.8	1900.00	0.0	0.00	3.8	1,900.00	B&S	ADR
5/9/2016	K Slovinac	Edit damages, confer with R. Wood.	225	4.2	945.00	0.0	0.00	4.2	945.00	B&S	ADR
		Edit mediation statement; confer with R. Wood re. same; review final									
5/10/2016	S Smith	damage model.	700	1.3	910.00	0.2	140.00	1.1	770.00	B&S	ADR
5/10/2016	R Wood	Revise mediation statement.	500	3.0	1500.00	0.0	0.00	3.0	1,500.00	B&S	ADR
		Conversation with client Saidu Koroma regarding additional claims									
5/10/2016	R Porter	against SFS.	425	0.2	85.00	0.0	0.00	0.2	85.00	M&A	Case Development
5/11/2016	S Smith	Edit mediation statement: edit term sheet; research re. same.	700	1.5	1050.00	0.0	0.00	1.5	1,050.00	B&S	ADR
5/11/2016	S Smith	Conference with co-counsel re strategy for negotiations	700	0.7	490.00	0.0	0.00	0.7	490.00	B&S	ADR
5/11/2016	O Melehy	Conference call with co-counsel regarding settlement strategy.	625	0.5	312.50	0.0	0.00	0.5	312.50	M&A	ADR
5/11/2016	J Espo	Edit mediation statement	595	0.7	416.50	0.0	0.00	0.7	416.50	BG&L	ADR
5/11/2016	J Espo	Pre mediation conference call	595	0.6	357.00	0.0	0.00	0.6	357.00	BG&L	ADR
		Telephone conference with S. Smith, co-counsel re. mediation; draft									
		term sheet; confer with S. Smith re. data; schedule call with mediator;									
5/11/2016	R Wood	revise mediation statement.	500	6.2	3100.00	0.7	350.00	5.5	2,750.00	B&S	ADR
5/12/2016	O Melehy	Reviewing and editing mediation statement.	625	0.5	312.50	0.0	0.00	0.5	312.50	M&A	ADR
5/12/2016	J Espo	Read Durham settlement agreement and send to co-counsel	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	ADR
5/12/2016	J Weber	Confer with Joseph B. Espo re: settlement conference	525	0.2	105.00	0.2	105.00	0.0	0.00	BG&L	ADR
		E-mail Joseph B. Espo sample settlement agreement from other FLSA									
5/12/2016	J Weber	case in D Md	525	0.1	52.50	0.1	52.50	0.0	0.00	BG&L	ADR
		Research 7i exemption; conference call with K. Slovinac re. data; draft									
5/12/2016	R Wood	revised terms sheet.	500	3.3	1650.00	0.0	0.00	3.3	1,650.00	B&S	ADR
5/12/2016	K Slovinac	Damage calculations.	225	2.6	585.00	0.0	0.00	2.6	585.00	B&S	ADR
5/13/2016	R Wood	Finalize mediation statement; confer with K. Slovinac re. data.	500	0.9	450.00	0.0	0.00	0.9	450.00	B&S	ADR

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 48 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
5/13/2016	R Porter	Conversation with plaintiff Koroma regarding case status.	425	0.1	42.50	0.0	0.00	0.1	42.50	M&A	Case Development
3/13/2010	K FOILEI	Review and edit letter to mediator; e-mail to Rachael Wood with	423	0.1	42.30	0.0	0.00	0.1	42.30	IVIQA	case Development
5/13/2016	B Thompkinson	spreadsheet of opt-ins	265	0.9	238.50	0.0	0.00	0.9	238.50	BG&L	ADR
5/13/2016	K Slovinac	Damage calculations.	225	0.1	22.50	0.0	0.00	0.3	22.50	B&S	ADR
5/16/2016	O Melehy	Speaking with Dwayne Johnson about the case.	625	0.1	125.00	0.0	0.00	0.1	125.00	M&A	Case Development
5/16/2016	CLowe	Prepare mediation notebooks.	150	0.2	120.00	0.8	120.00	0.0	0.00	B&S	ADR
5/17/2016	S Smith	Edit term sheet for mediation; draft email re. CAFA notice.	700	0.6	420.00	0.0	0.00	0.6	420.00	B&S	ADR
5/17/2016	O Melehy	Reviewing Mediation Term Sheet.	625	0.0	125.00	0.0	0.00	0.0	125.00	M&A	ADR
3/17/2010	O Melelly	Finalize mediation term sheet; teleconference with K. Hinton and	023	0.2	123.00	0.0	0.00	0.2	123.00	IVIQA	ADN
5/17/2016	R Wood	follow up email to co-counsel.	500	1.0	500.00	0.0	0.00	1.0	500.00	B&S	ADR
5/17/2016	K WOOU	Conference with mediator re. mediation issues; debrief with co-	300	1.0	300.00	0.0	0.00	1.0	300.00	DQS	ADK
		counsel re. same and strategy for mediation; research re. fuel									
		reimbursements; review detailed notes re. joint employer theory of									
E /40/2046	C C :+-	liability re. CUI; draft email re. application of Section 7(i) to damages:	700	24	2200.00	0.0	0.00	2.4	2 200 00	D.C.C	400
<u> </u>	S Smith	research re. 7(i) for SFS case.	700	3.4	2380.00	0.0	0.00	3.4	2,380.00	B&S	ADR
<u> </u>	O Melehy	Speaking with Judge Legg and co-counsel about the mediation.	625	0.5	312.50	0.0	0.00	0.5	312.50	M&A	ADR
5/18/2016	O Melehy	Speaking with co-counsel about the mediation and strategy.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	ADR
5/18/2016	J Espo	read Comcast case	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Case Development
_											
5/18/2016	J Espo	Conference call with Judge Legg and plaintiffs' counsel re: mediation	595	0.7	416.50	0.0	0.00	0.7	416.50	BG&L	ADR
5/18/2016	J Espo	Follow up call with co-counsel; look for photo of ID	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	ADR
		Prepare for mediation including call with J. Legg; research case law re.									
		7(i); review employee notes and draft summary; draft discovery and									
5/18/2016	R Wood	trial plan; draft emails with Jams.	500	6.8	3400.00	0.7	350.00	6.1	3,050.00	B&S	ADR
5/18/2016	K Slovinac	Review 7(i) issues for impact on damages.	225	1.2	270.00	0.0	0.00	1.2	270.00	B&S	ADR
		Prepare for mediation; travel to DC for mediation; prepare opening									
5/19/2016	S Smith	statement for mediation.	700	6.1	4270.00	1.5	1,050.00	4.6	3,220.00	B&S	ADR
5/19/2016	J Espo	Start reading Mttai case	595	0.6	357.00	0.0	0.00	0.6	357.00	BG&L	ADR
5/19/2016	R Wood	Research 7(i) and review cases; prepare for mediation.	500	7.0	3500.00	0.0	0.00	7.0	3,500.00	B&S	ADR
5/19/2016	K Slovinac	Prepare 7i damages.	225	4.7	1057.50	0.0	0.00	4.7	1,057.50	B&S	ADR
		Conference with K. Slovinac re. damage chart issues; attend									
5/20/2016	S Smith	mediation; travel to St. Pete.	700	11.4	7980.00	2.5	1,750.00	8.9	6,230.00	B&S	ADR
5/20/2016	O Melehy	Attending the mediation.	625	5.4	3375.00	0.0	0.00	5.4	3,375.00	M&A	ADR
5/20/2016	O Melehy	Traveling to and from the mediation.	625	1.0	625.00	0.0	0.00	1.0	625.00	M&A	ADR
5/20/2016	J Espo	Mediation with judge Legg	595	4.5	2677.50	0.0	0.00	4.5	2,677.50	BG&L	ADR
5/20/2016	R Wood	Attend mediation; return to Clearwater.	500	8.5	4250.00	8.5	4,250.00	0.0	0.00	B&S	ADR
5/20/2016	R Porter	Conversation with Mr. Melehy regarding mediation result.	425	0.2	85.00	0.2	85.00	0.0	0.00	M&A	ADR
5/20/2016	K Slovinac	Conference with S. Smith re. damages.	225	0.4	90.00	0.0	0.00	0.4	90.00	B&S	ADR
5/23/2016	S Smith	Correspondence with Judge Legg re. mediation.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	ADR
5/24/2016	R Wood	Begin drafting letter to Judge Legg.	500	2.5	1250.00	0.0	0.00	2.5	1,250.00	B&S	ADR
5/25/2016	J Espo	Review letter to J. Legg; e-mail other counsel re: phone call	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
		Draft and revise letter to Judge Legg; confer with S. Smith re. strategy									
5/25/2016	R Wood	and draft email to O. Melehy, J. Espo.	500	3.0	1500.00	0.0	0.00	3.0	1,500.00	B&S	ADR
5/26/2016	O Melehy	Speaking to co-counsel about settlement strategy.	625	0.3	187.50	0.0	0.00	0.3	187.50	M&A	ADR
5/26/2016	CLowe	Edit letter to mediator.	150	0.3	45.00	0.0	0.00	0.3	45.00	B&S	ADR
5/27/2016	S Smith	Conference with co-counsel re. strategy for pursuing case.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	ADR
5/27/2016	J Espo	Conference call with counsel re: update on case and settlement talks	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	ADR

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 49 of 173

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						Billing	Billing				
D-4-	Ti	Description	Rate		Total	Judgment	Judgment	Lodestar	Lodestar	Fi	Cottonomi
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
5/27/2016	B Lierman	Discuss case with Joseph B. Espo	525	0.1	52.50	0.1	52.50 200.00	0.0	0.00	BG&L B&S	Case Development
5/27/2016	R Wood	Conference with S. Smith re. strategy: call with co-counsel.	500	0.4	200.00			0.0			ADR
5/31/2016	S Smith	Draft email to N. Nesbitt re. mediation demand.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	ADR
5/31/2016	R Wood	Draft emails to and from Judge Legg.	500	1.5	750.00	0.0	0.00	1.5	750.00	B&S	ADR
5/31/2016	R Wood	Revise and review draft decs.	500	1.5	750.00	0.0	0.00	1.5	750.00	B&S	Motions Practice
c /= /00 + c		Conference with co-counsel re. strategy for preparing declaration for			242.00					-00	
6/7/2016	S Smith	class cert.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Case Development
- /- /		Reviewing the complaint in Yafet Geday v. CU Employment, Inc. and									
6/8/2016	O Melehy	drafting email to co-counsel enclosing certain papers filed in the case.	625	0.4	250.00	0.0	0.00	0.4	250.00	M&A	Case Development
		Reviewing and editing the client letter informing them about the case								_	
6/8/2016	O Melehy	and requesting contact.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Case Development
		Modifying sample declaration for motion for preliminary class									
6/8/2016	O Melehy	certification.	625	0.3	187.50	0.0	0.00	0.3	187.50	M&A	Motions Practice
6/8/2016	J Espo	Conference call with counsel about how to proceed, division of work	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Case Development
6/8/2016	J Espo	Edit letter	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Case Development
6/8/2016	B Lierman	Call with Joseph B. Espo and others	525	0.3	157.50	0.3	157.50	0.0	0.00	BG&L	Case Development
6/8/2016	B Lierman	Draft letter and send to Joseph B. Espo for editing; review case file.	525	1.0	525.00	1.0	525.00	0.0	0.00	BG&L	Case Development
6/8/2016	R Wood	Revise letter to clients.	500	0.5	550.00	0.2	100.00	0.3	150.00	B&S	Case Development
6/8/2016	R Wood	Declaration assignments; teleconference with co-counsel.	500	0.6	300.00	0.0	0.00	0.6	300.00	B&S	Case Development
6/8/2016	B Thompkinson	Review and edit proposed letter to clients	265	0.2	53.00	0.2	53.00	0.0	0.00	BG&L	Case Development
6/9/2016	S Smith	Edit clients update letter; research re CUI.	700	0.4	280.00	0.2	140.00	0.2	140.00	B&S	Case Development
		Review CUI D.C. file on Pacer; e-mail co-counsel with results and e-									
6/9/2016	J Espo	mail co-counsel re: mistake in call chart and revision of assignments	595	1.3	773.50	0.0	0.00	1.3	773.50	BG&L	Case Development
		Review and edit letter to clients and opt-ins; draft letter to potential									
		opt-ins; review and update spreadsheet of clients/opt-ins;									
		conferences with Elizabeth Suero and Joseph B. Espo re: letter to									
		clients/opt-ins; edit opt-in forms for potential new opt-ins; review e-									
6/9/2016	B Thompkinson	mail from Omar Melehy re: potential new opt-ins	265	1.8	477.00	0.0	0.00	1.8	477.00	BG&L	Case Development
6/9/2016	B Thompkinson	Finalize letters to potential opt-ins	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Case Development
6/9/2016	B Thompkinson	Draft letter to client	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Case Development
6/9/2016	B Thompkinson	Bates label documents; create document log	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Pleadings
6/13/2016	R Wood	Draft intake questionnaire; pull DC CUI case with C. Mehri.	500	1.2	600.00	0.0	0.00	1.2	600.00	B&S	Case Development
		E-mail with Barbara G. Thompkinson and Joseph B. Espo re calls to									
6/15/2016	B Lierman	plaintiffs	525	0.2	105.00	0.2	105.00	0.0	0.00	BG&L	Case Development
, , ,		E-mail with Brooke E. Lierman and Joseph B. Espo re: calling clients;									
		review spreadsheet of clients and draft declaration; review script for									
6/15/2016	B Thompkinson	calls with opt ins	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Case Development
0, 10, 1010	2 mompanison	Meeting with law clerk David Engstrom regarding class action	200	0.0	75.50	0.0	0.00	0.0	75.50	5002	Cuse Bevelopment
6/17/2016	O Melehy	declarations.	625	0.3	187.50	0.0	0.00	0.3	187.50	M&A	Motions Practice
5/11/2010	- meleny	Speaking to client about the declaration he will need to sign because	023	0.5	107.50	0.0	0.00	0.5	107.50	IVION	ATOLIONS I TUCKICE
6/17/2016	O Melehy	he called to inquire about the status of the case.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Motions Practice
6/17/2016	R Wood	Conference call with co-counsel; revise spreadsheet to O. Melehy.	500	0.2	150.00	0.0	0.00	0.2	150.00	B&S	Case Development
0/11/2010	N WOOU	Conversation with Mr. Engstrom regarding obtaining affidavits from	300	0.5	130.00	0.0	0.00	0.5	130.00	BOS	case Development
6/17/2016	R Porter	clients regarding case.	425	0.1	42.50	0.1	42.50	0.0	0.00	M&A	Motions Practice
6/17/2016	B Thompkinson	Email to counsel re opt-ins who worked for both CUI and SFS	265	0.1	26.50	0.0	0.00	0.0	26.50	BG&L	Case Development
<u> </u>	·	,	180	0.1	54.00	0.0	0.00	0.1			<u> </u>
6/17/2016	D Engstrom	Meeting with Omar Melehy regarding class action declarations.	190	0.3	54.00	0.0	0.00	0.3	54.00	M&A	Motions Practice

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 50 of 173

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Column C	6/17/2016	D Engstrom	Review case documents and hegin preparing and organizing affidavit	180	1.0	180.00	0.0	0.00	1.0	180.00	Μ&.Δ	Motions Practice
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6/21/2016 Dengstrom drafting a declaration. 180 0.6 10.8.00 0.0 0.00 0.6 10.8.00 M&A Motions Practice 6/21/2016 Dengstrom Telephone conversation with John Poles regarding information for 180 0.3 54.00 0.0 0.00 0.3 54.00 M&A Motions Practice 6/21/2016 Dengstrom Confinue preparing and organizing declarations. 180 0.3 54.00 0.0 0.00 0.3 54.00 M&A Motions Practice 6/22/2016 Dengstrom Confinue preparing and organizing declarations. 180 0.7 126.00 0.0 0.0 0.0 0.7 126.00 M&A Motions Practice 6/22/2016 Dengstrom Confinue preparing and organizing declarations. 180 0.7 126.00 0.0 0.0 0.7 126.00 M&A Motions Practice 6/22/2016 Dengstrom Telephone call to Mr. Borden regarding his declaration. 180 0.7 126.00 0.0 0.0 0.0 0.7 126.00 M&A Motions Practice 6/22/2016 Dengstrom Telephone call to Mr. Borden regarding his declaration. 180 0.7 126.00 0.0 0												
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Eg23/2016 D Engstrom	6/22/2016	D Engstrom	Telephone conversation with Courtney Wilson regarding declaration.	180	0.3	54.00	0.0	0.00	0.3	54.00	M&A	Motions Practice
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6/28/2016 J Espo Conference with Barb re: missing opt-in form 595 0.1 59.50 0.0 0.0 0.0 0.1 59.50 BG&L Case Development 6/28/2016 J Espo Telephone call with Marcus Williams 595 0.3 178.50 0.0 0.0 0.0 0.3 178.50 BG&L Motions Practice 6/28/2016 J Espo Scheduling and editing declarations 595 1.0 595.00 0.0 0.0 0.0 0.0 595.00 BG&L Motions Practice 6/28/2016 J Espo Call with James Boyd for declaration 595 0.5 297.50 0.0 0.0 0.0 0.5 297.50 BG&L Motions Practice 6/28/2016 J Espo Edit Marcus Williams' declaration 595 0.2 119.00 0.0 0.0 0.0 0.2 119.00 BG&L Motions Practice 6/28/2016 B Lierman background information 525 1.0 525.00 0.0 0.0 0.0 0.0 1.0 525.00 BG&L Case Development 6/28/2016 B Thompkinson Review and edit declarations; review opt-ins and agreements signed by clients; emails with counsel re: opt-ins, agreements and draft declarations; review and update spreadsheet of client information; 6/28/2016 B Thompkinson Look up property where Sharif lives; e-mail counsel re; same 265 0.3 79.50 0.0 0.0 0.0 0.3 79.50 BG&L Case Development 6/29/2016 O Melehy Speaking to Joe Espo about a scheduling order in the case. 625 0.3 187.50 0.0 0.0 0.0 0.3 187.50 M&A Case Development Meeting with Saidu Koroma to discuss his declaration and making			•	595			0.0		0.4		BG&L	
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6/28/2016 J Espo Call with James Boyd for declaration 595 0.5 297.50 0.0 0.0 0.00 0.5 297.50 BG&L Motions Practice 6/28/2016 J Espo Edit Marcus Williams' declaration 595 0.2 119.00 0.0 0.0 0.00 0.2 119.00 BG&L Motions Practice Intake questionnaire for I. Conteh; review previous declarations for background information 525 1.0 525.00 0.0 0.0 0.00 1.0 525.00 BG&L Case Development 6/28/2016 B Thompkinson Review and edit declarations; review opt-ins and agreements signed by clients; emails with counsel re: opt-ins, agreements and draft declarations; review and update spreadsheet of client information; draft second consent for filing opt-ins 265 2.3 609.50 0.0 0.0 0.00 2.3 609.50 BG&L Motions Practice 6/28/2016 B Thompkinson Look up property where Sharif lives; e-mail counsel re; same 265 0.3 79.50 0.0 0.0 0.00 0.3 79.50 BG&L Case Development 6/29/2016 O Melehy Speaking to Joe Espo about a scheduling order in the case. 625 0.3 187.50 0.0 0.0 0.00 0.3 187.50 M&A Case Development Meeting with Saidu Koroma to discuss his declaration and making	6/28/2016	J Espo	Scheduling and editing declarations	595	1.0	595.00	0.0	0.00	1.0	595.00	BG&L	Motions Practice
Edit Marcus Williams' declaration 595 0.2 119.00 0.0 0.00 0.2 119.00 BG&L Motions Practice		<u> </u>	· ·	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	
Intake questionnaire for I. Conteh; review previous declarations for background information 525 1.0 525.00 0.0 0.00 1.0 525.00 BG&L Case Development 6/28/2016 B Thompkinson Review and edit declarations; review opt-ins and agreements signed by clients; emails with counsel re: opt-ins, agreements and draft declarations; review and update spreadsheet of client information; draft second consent for filing opt-ins 265 2.3 609.50 0.0 0.00 0.3 79.50 BG&L Motions Practice 6/28/2016 B Thompkinson Look up property where Sharif lives; e-mail counsel re; same 265 0.3 79.50 0.0 0.00 0.3 79.50 BG&L Case Development 6/29/2016 O Melehy Speaking to Joe Espo about a scheduling order in the case. 625 0.3 187.50 0.0 0.00 0.3 187.50 M&A Case Development Meeting with Saidu Koroma to discuss his declaration and making			·	595	0.2		0.0	0.00	0.2		BG&L	
Review and edit declarations Review and edit declarations Review and edit declarations; review opt-ins and agreements signed by clients; emails with counsel re: opt-ins, agreements and draft declarations; review and update spreadsheet of client information; 6/28/2016 B Thompkinson draft second consent for filing opt-ins C5/28/2016 B Thompkinson Look up property where Sharif lives; e-mail counsel re; same C5/28/2016 O Melehy Speaking to Joe Espo about a scheduling order in the case. C3/28/2016 D Meeting with Saidu Koroma to discuss his declaration and making C5/28/2016 D Melehy Speaking to Joe Espo about a scheduling order in the case. C5/28/2016 D Meeting with Saidu Koroma to discuss his declaration and making C5/28/2016 D Melehy Speaking to Joe Espo about a scheduling order in the case. C5/28/2016 D Meeting with Saidu Koroma to discuss his declaration and making C5/28/2016 D Meeting with Saidu Koroma to discuss his declaration and making C5/28/2016 D Meeting with Saidu Koroma to discuss his declaration and making C5/28/2016 D Meeting with Saidu Koroma to discuss his declaration and making C5/28/2016 D Meeting with Saidu Koroma to discuss his declaration and making C5/28/2016 D Meeting with Saidu Koroma to discuss his declaration and making C5/28/2016 D Meeting with Saidu Koroma to discuss his declaration and making C5/28/2016 D Meeting with Saidu Koroma to discuss his declaration and making C5/28/2016 D Meeting with Saidu Koroma to discuss his declaration and making C5/28/2016 D Meeting with Saidu Koroma to discuss his declaration and making C5/28/2016 D Meeting with Saidu Koroma to discuss his declaration and making C5/28/2016 D Meeting with Saidu Koroma to discuss his declaration and making		·	Intake questionnaire for I. Conteh; review previous declarations for									
Review and edit declarations Review and edit declarations Review and edit declarations; review opt-ins and agreements signed by clients; emails with counsel re: opt-ins, agreements and draft declarations; review and update spreadsheet of client information; 6/28/2016 B Thompkinson draft second consent for filing opt-ins C5/28/2016 B Thompkinson Look up property where Sharif lives; e-mail counsel re; same C5/28/2016 O Melehy Speaking to Joe Espo about a scheduling order in the case. C3/28/2016 D Meeting with Saidu Koroma to discuss his declaration and making C5/28/2016 D Melehy Speaking to Joe Espo about a scheduling order in the case. C5/28/2016 D Meeting with Saidu Koroma to discuss his declaration and making C5/28/2016 D Melehy Speaking to Joe Espo about a scheduling order in the case. C5/28/2016 D Meeting with Saidu Koroma to discuss his declaration and making C5/28/2016 D Meeting with Saidu Koroma to discuss his declaration and making C5/28/2016 D Meeting with Saidu Koroma to discuss his declaration and making C5/28/2016 D Meeting with Saidu Koroma to discuss his declaration and making C5/28/2016 D Meeting with Saidu Koroma to discuss his declaration and making C5/28/2016 D Meeting with Saidu Koroma to discuss his declaration and making C5/28/2016 D Meeting with Saidu Koroma to discuss his declaration and making C5/28/2016 D Meeting with Saidu Koroma to discuss his declaration and making C5/28/2016 D Meeting with Saidu Koroma to discuss his declaration and making C5/28/2016 D Meeting with Saidu Koroma to discuss his declaration and making C5/28/2016 D Meeting with Saidu Koroma to discuss his declaration and making C5/28/2016 D Meeting with Saidu Koroma to discuss his declaration and making	6/28/2016	B Lierman	background information	525	1.0	525.00	0.0	0.00	1.0	525.00	BG&L	Case Development
Review and edit declarations; review opt-ins and agreements signed by clients; emails with counsel re: opt-ins, agreements and draft declarations; review and update spreadsheet of client information; draft second consent for filing opt-ins 265 2.3 609.50 0.0 0.00 2.3 609.50 BG&L Motions Practice 6/28/2016 B Thompkinson Look up property where Sharif lives; e-mail counsel re; same 265 0.3 79.50 0.0 0.00 0.3 79.50 BG&L Case Development 6/29/2016 O Melehy Speaking to Joe Espo about a scheduling order in the case. 625 0.3 187.50 0.0 0.00 0.3 187.50 M&A Case Development Meeting with Saidu Koroma to discuss his declaration and making		B Thompkinson	Review and edit declarations	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	
declarations; review and update spreadsheet of client information; draft second consent for filing opt-ins 6/28/2016 B Thompkinson Look up property where Sharif lives; e-mail counsel re; same 6/28/2016 B Thompkinson Look up property where Sharif lives; e-mail counsel re; same 6/29/2016 O Melehy Speaking to Joe Espo about a scheduling order in the case. 6/28/2016 B Thompkinson Look up property where Sharif lives; e-mail counsel re; same 6/29/2016 O Melehy Speaking to Joe Espo about a scheduling order in the case. 6/25 0.3 79.50 0.0 0.00 0.3 79.50 BG&L Case Development 6/29/2016 O Melehy Speaking to Joe Espo about a scheduling order in the case. 6/25 0.3 187.50 0.0 0.00 0.3 187.50 M&A Case Development 6/28/2016 O Melehy Speaking to Joe Espo about a scheduling order in the case. 6/25 0.3 187.50 0.0 0.00 0.3 187.50 M&A Case Development		'	Review and edit declarations; review opt-ins and agreements signed									
declarations; review and update spreadsheet of client information; draft second consent for filing opt-ins 6/28/2016 B Thompkinson Look up property where Sharif lives; e-mail counsel re; same 6/28/2016 B Thompkinson Look up property where Sharif lives; e-mail counsel re; same 6/29/2016 O Melehy Speaking to Joe Espo about a scheduling order in the case. 6/28/2016 B Thompkinson Look up property where Sharif lives; e-mail counsel re; same 6/29/2016 O Melehy Speaking to Joe Espo about a scheduling order in the case. 6/25 0.3 79.50 0.0 0.00 0.3 79.50 BG&L Case Development 6/29/2016 O Melehy Speaking to Joe Espo about a scheduling order in the case. 6/25 0.3 187.50 0.0 0.00 0.3 187.50 M&A Case Development 6/28/2016 O Melehy Speaking to Joe Espo about a scheduling order in the case. 6/25 0.3 187.50 0.0 0.00 0.3 187.50 M&A Case Development			by clients; emails with counsel re: opt-ins, agreements and draft									
6/28/2016 B Thompkinson draft second consent for filing opt-ins 265 2.3 609.50 0.0 0.00 2.3 609.50 BG&L Motions Practice 6/28/2016 B Thompkinson Look up property where Sharif lives; e-mail counsel re; same 265 0.3 79.50 0.0 0.00 0.3 79.50 BG&L Case Development 6/29/2016 O Melehy Speaking to Joe Espo about a scheduling order in the case. 625 0.3 187.50 0.0 0.00 0.3 187.50 M&A Case Development Meeting with Saidu Koroma to discuss his declaration and making	1											
6/28/2016 B Thompkinson Look up property where Sharif lives; e-mail counsel re; same 265 0.3 79.50 0.0 0.00 0.3 79.50 BG&L Case Development 6/29/2016 O Melehy Speaking to Joe Espo about a scheduling order in the case. 625 0.3 187.50 0.0 0.00 0.3 187.50 M&A Case Development Meeting with Saidu Koroma to discuss his declaration and making	6/28/2016	B Thompkinson	· · ·	265	2.3	609.50	0.0	0.00	2.3	609.50	BG&L	Motions Practice
6/29/2016 O Melehy Speaking to Joe Espo about a scheduling order in the case. 625 0.3 187.50 0.0 0.00 0.3 187.50 M&A Case Development Meeting with Saidu Koroma to discuss his declaration and making							0.0			79.50	BG&L	
Meeting with Saidu Koroma to discuss his declaration and making							0.0				M&A	
		, , , , , , , , , , , , , , , , , , ,					İ					,
Tol 2012 To the least to decid action to contour to his testimony. The following the f	6/29/2016	O Melehy	changes to declaration to conform to his testimony.	625	1.0	625.00	0.0	0.00	1.0	625.00	M&A	Motions Practice

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 51 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Date	ППексереі	Speaking with Joe Espo and Brooke Lierman about the declaration of	value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	111111	Category
6/29/2016	O Melehy	Saidu Koroma.	625	0.3	187.50	0.3	187.50	0.0	0.00	M&A	Motions Practice
6/29/2016	O Melehy	Reviewing, editing and revising Steven Borden's declaration.	625	0.3	187.50	0.0	0.00	0.3	187.50	M&A	Motions Practice
6/29/2016	J Espo	Telephone call with Omar re: schedule	595	0.1	59.50	0.0	0.00	0.3	59.50	BG&L	Case Development
6/29/2016	J Espo	Talk with Omar re: schedule	595	0.1	119.00	0.0	0.00	0.1	119.00	BG&L	Case Development
6/29/2016	J Espo	Edit Declaration for Koroma	595	0.2	357.00	0.0	0.00	0.6	357.00	BG&L	Motions Practice
6/29/2016	J Espo	Telephone call with Omar re: Komeh's Declaration	595	0.0	119.00	0.0	0.00	0.0	119.00	BG&L	Motions Practice
6/29/2016	J Espo	Send Williams declaration back to Rachael	595	0.2	59.50	0.0	59.50	0.2	0.00	BG&L	Motions Practice
0/29/2010	J ESPO	Phone call with Saidu Koroma; pull docket sheet; share with Joseph B.	393	0.1	33.30	0.1	33.30	0.0	0.00	BOOL	Wiotions Fractice
		Espo/Barbara G. Thompkinson; edit declaration; edit declaration and									
		discuss with Joseph B. Espo; phone call with S. Koroma re office;									
C /20 /201 C	Diaman	· · · · · · · · · · · · · · · · · · ·	F2F	2.0	1050.00	٥٦	202.50	1 -	707.50	DC 8 I	Casa Davalanmant
6/29/2016	B Lierman	phone call and e-mail with O. Melehy Review S. Koroma paystubs and send to Barbara G. Thompkinson for	525	2.0	1050.00	0.5	262.50	1.5	787.50	BG&L	Case Development
C /20 /201 C	Diaman	·	F2F	0.3	15750	0.0	0.00	0.2	15750	DC 8 I	Mations Drastics
6/29/2016	B Lierman	filing and labeling; review final declaration	525	0.3	157.50	0.0	0.00	0.3	157.50	BG&L	Motions Practice
C /20 /201 C	D. L. in summaria	Review declarations; draft I. Conteh declaration and send to co-	F2F	1.0	F2F 00	0.0	0.00	1.0	F2F 00	DC 0.1	Matiana Baatiaa
6/29/2016	B Lierman	counsel	525	1.0	525.00	0.0	0.00	1.0	525.00	BG&L	Motions Practice
C /20 /201 C		File and execute service of Notice of Voluntary Dismissal file in Prince	250	0.5	475.00	0.0	0.00	0.5	475.00		
6/29/2016	A Balashov	George's County District Court by Mr. Koroma.	350	0.5	175.00	0.0	0.00	0.5	175.00	M&A	Case Development
5 /00 /00 4 5		Update plaintiff spreadsheet with new client information; update			450.00						
6/29/2016	B Thompkinson	declaration assignments spreadsheet; e-mail to counsel	265	0.6	159.00	0.3	79.50	0.3	79.50	BG&L	Case Development
		Review and edit Conteh Declaration; e-mail with Brooke E. Lierman									
6/29/2016	B Thompkinson	re: same	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Motions Practice
		Call with Dwayne Johnson and e-mail to Brooke E. Lierman and									
6/29/2016	B Thompkinson	Joseph B. Espo re: same	265	0.9	238.50	0.0	0.00	0.9	238.50	BG&L	Case Development
6/30/2016	S Smith	Edit declarations for case; draft emails re. same.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Motions Practice
		Reviewing and revising declaration of Steven Borden while speaking									
6/30/2016	O Melehy	to him about it.	625	0.5	312.50	0.0	0.00	0.5	312.50	M&A	Motions Practice
		Drafting email to co-counsel regarding the declaration of Steve									
6/30/2016	O Melehy	Borden.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Motions Practice
6/30/2016	J Espo	Edit declaration; figure out who is missing	595	0.5	297.50	0.3	178.50	0.2	119.00	BG&L	Motions Practice
6/30/2016	J Espo	Review declaration from Barb, review pay stubs from client	595	0.6	357.00	0.0	0.00	0.6	357.00	BG&L	Motions Practice
6/30/2016	J Espo	Answer emails about earlier declarations	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Motions Practice
		Call Isaac Pennix, check Mobile Rev motion for detail of what is									
6/30/2016	J Espo	needed	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Case Development
6/30/2016	R Wood	Draft email to K. Hinton.	500	0.2	100.00	0.0	0.00	0.2	100.00	B&S	ADR
6/30/2016	B Thompkinson	Review and edit Boyd Declaration	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
6/30/2016	B Thompkinson	Finalize Second Notice of Filing Consents; e-mail to Omar Melehy	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Case Development
		Draft Declaration of Dwayne Johnson; email to Joseph B. Espo with									
		same; e-mail with Omar Melehy and conference with Joseph B. Espo									
6/30/2016	B Thompkinson	re: following up with potential opt-ins	265	1.3	344.50	0.3	79.50	1.0	265.00	BG&L	Motions Practice
		Label and log in documents from client and e-mail to Joseph B. Espo									
6/30/2016	B Thompkinson	with same	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
6/30/2016	D Engstrom	Review and organize draft declarations.	180	0.2	36.00	0.0	0.00	0.2	36.00	M&A	Motions Practice
7/1/2016	O Melehy	Speaking with Steven Borden about his declaration.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Motions Practice
7/1/2016	J Espo	Call Pennix home and cell, no answer	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Case Development
7/1/2016	R Wood	Finalize decs; email A. Adams; begin draft motion for conditional cert.	500	4.5	2250.00	0.0	0.00	4.5	2,250.00	B&S	Motions Practice

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 52 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Date	ППексереі	Follow up with Bangura, Packer and Sesay regarding opt in forms,	value	Tiours	Aillouit	(Hours)	(Alliount)	Hours	Amount	111111	Category
7/1/2016	E Dangahu-Brobby	memorandum to file	180	0.2	36.00	0.0	0.00	0.2	36.00	M&A	Case Development
7/1/2016	CLowe	Draft letter to R. Morris re dec.	150	0.2	30.00	0.0	0.00	0.2	30.00	B&S	Motions Practice
7/1/2010	CLOWC	Brait letter to K. Worns te dec.	130	0.2	30.00	0.0	0.00	0.2	30.00	DQS	1VIOLIOTIS I Factice
7/5/2016	O Melehy	Drafting email to co-counsel enclosing the declaration from a witness.	625	0.1	62.50	0.1	62.50	0.0	0.00	M&A	Motions Practice
77372010	O Wiciemy	Bratish chair to to coarist choosing the action atom normal withess.	023	0.1	02.30	0.1	02.50	0.0	0.00	Wich	TVIOLIONS TTUCKICC
7/6/2016	R Wood	Draft motion for conditional certification; teleconference with J. Espo.	500	8.2	4100.00	0.0	0.00	8.2	4,100.00	B&S	Motions Practice
7/7/2016	S Smith	Edit 216(b) motion.	700	1.2	840.00	0.0	0.00	1.2	840.00	B&S	Motions Practice
7/7/2016	O Melehy	Speaking with Dwayne Johnson about the status of the case.	625	0.3	187.50	0.0	0.00	0.3	187.50	M&A	Case Development
, ,	,	Reviewing Notice of Voluntary Dismissal for Saidu Koroma and									
7/7/2016	O Melehy	emailing it to co-counsel.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
, ,	,	0		_							
7/7/2016	R Wood	Draft motion for conditional certification; draft email re. no response.	500	3.8	1900.00	0.2	100.00	3.6	1,800.00	B&S	Motions Practice
, ,		Research case law re. motion for conditional cert; draft detailed							,		
7/8/2016	S Smith	memo re. same for revising 216(b) motion; edit revised decl.	700	1.0	700.00	0.0	0.00	1.0	700.00	B&S	Motions Practice
		Conference with S. Smith in person and via email re. 216(b) motion;									
		draft letter to A. Adams; send email to defendant re. response:									
		research law for 216(b); draft revised dec; review notes, summarize									
7/8/2016	R Wood	and revise.	500	5.2	2600.00	0.0	0.00	5.2	2,600.00	B&S	Motions Practice
7/10/2016	O Melehy	Speaking to Mr. Koroma about mail he received from this office.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
		E-mail with Brooke E. Lierman re: Conteh Declaration; review									·
7/11/2016	B Thompkinson	declaration	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
		Follow up with Bangura, Packer and Sesay regarding opt in forms,									
7/12/2016	E Danqahu-Brobby	memorandum to file	180	0.4	72.00	0.0	0.00	0.4	72.00	M&A	Case Development
7/13/2016	J Espo	Attempt to reach Pennix	595	0.2	119.00	0.2	119.00	0.0	0.00	BG&L	Case Development
		Making changes to amended draft declaration to support motion for									
7/14/2016	O Melehy	preliminary certification.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Motions Practice
		Reviewing and responding to email from Rachael Wood regarding									
7/14/2016	O Melehy	amended draft declaration.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Motions Practice
		Draft emails re. tolling to defendant; draft emails with co-counsel re.									
7/14/2016	R Wood	new decs.	500	0.5	250.00	0.2	100.00	0.3	150.00	B&S	Case Development
		Emails to Manuel Lopez, Sam Smith and Omar Melehy re: quarterly									
7/14/2016	B Thompkinson	fee letter	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Fee Petition
7/15/2016	B Thompkinson	Review draft declaration	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Motions Practice
		Review and prepare fees spreadsheet between April 2016 and June									
7/15/2016	M Lenguyen	2016.	180	0.4	72.00	0.4	72.00	0.0	0.00	M&A	Fee Petition
		Review letter re. settlement counter offer and confer with R. Wood									
7/18/2016	S Smith	re. counter offer.	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	ADR
7/18/2016	J Espo	Read settlement proposal	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	ADR
7/18/2016	R Wood	Respond to defendant email re. tolling and confer re. response.	500	0.4	200.00	0.2	100.00	0.2	100.00	B&S	ADR
7/18/2016	R Porter	Review attorney's fees spreadsheet for use in Quarterly Report.	425	0.1	42.50	0.1	42.50	0.0	0.00	M&A	Case Development
7/18/2016	M Lenguyen	Review and prepare attorney's fees and costs up to June 30, 2016.	180	0.3	54.00	0.3	54.00	0.0	0.00	M&A	Case Development
7/19/2016	S Smith	Review and respond to emails re. tolling and stay issues.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	ADR
7/19/2016	J Espo	Read information on Section 7(i) exemption	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Case Development
7/19/2016	J Espo	Review Butler case from Defendant's settlement letter	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	ADR
7/19/2016	J Espo	Read remaining cases in settlement letter from Baker Donelson	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	ADR
		Re-review and respond to our side re: Baker Donelson offer letter in						_			
7/19/2016	J Espo	SFS	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	ADR

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 53 of 173

						Billing	Billing				
			Rate		Total	_		Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	Judgment (Hours)	Judgment (Amount)	Hours	Amount	Firm	Catagony
Date	Ппекеерег	Description Draft email to defendants re. demand and review demand; review	value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	FIIIII	Category
7/19/2016	R Wood	damages.	500	0.8	400.00	0.0	0.00	0.0	400.00	B&S	ADR
7/19/2016	R Wood	· ·	500	0.8	250.00	0.0	0.00	0.8	250.00	B&S	ADR
		Conference with S. Smith re. demand; case review.									
7/20/2016	E Danqahu-Brobby	Perform client intake for Christna Miller	180	0.4	72.00	0.0	0.00	0.4	72.00	M&A	Case Development
7/20/2016		Review and prepare Opt-In form and Retainer Agreement for new	100	0.4	72.00	0.4	72.00	0.0	0.00	N 4 0 A	Cara Davidania
7/20/2016	M Lenguyen	plaintiff, Christna Miller.	180	0.4	72.00	0.4	72.00	0.0	0.00	M&A	Case Development
7/22/2016	T C:	Conference with R Wood re motion for conditional certification and	500	2.2	4400.00	2.2	4 400 00		0.00	D.O.C	
7/22/2016	T Givens	review current draft of same.	500	2.2	1100.00	2.2	1,100.00	0.0	0.00	B&S	Motions Practice
7/22/2016	R Wood	Review production from defendants.	500	0.4	200.00	0.0	0.00	0.4	200.00	B&S	Written Discovery
7/25/2016	J Espo	T/c with Rachael re: current work for cases	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
7/25/2016	J Espo	Review documents from SFS sent by Rachael	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Written Discovery
7/27/2016	T Givens	Review draft motion for conditional certification.	500	0.8	400.00	0.8	400.00	0.0	0.00	B&S	Motions Practice
		Conference with N. Smith re. analysis of data produced by SFS and									
7/28/2016	S Smith	CUi.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Case Development
7/29/2016	J Espo	Return telephone call to Courtney Wilson, update him on case	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
7/29/2016	T Givens	Research and drafting of motion for conditional certification.	500	4.1	2058.50	4.1	2,058.50	0.0	0.00	B&S	Motions Practice
7/29/2016	T Givens	Research and drafting of motion for conditional certification.	500	4.8	2400.00	4.8	2,400.00	0.0	0.00	B&S	Motions Practice
		Update client information spreadsheet with new address information									
7/29/2016	B Thompkinson	for clients	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Case Development
8/1/2016	T Givens	Research and drafting of motion for conditional certification.	500	7.5	3750.00	7.5	3,750.00	0.0	0.00	B&S	Motions Practice
8/1/2016	R Wood	Conference with S. Smith, N. Smith re. calculations.	500	0.3	150.00	0.0	0.00	0.3	150.00	B&S	ADR
8/2/2016	R Wood	Revise and edit motion for cert.	500	3.0	1500.00	0.0	0.00	3.0	1,500.00	B&S	Motions Practice
8/2/2016	B Thompkinson	E-mail to Sam Smith and Rachael Wood re: fees needed	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Fee Petition
8/3/2016	R Porter	Call and leave message for Ms. Held regarding settlement.	425	0.1	42.50	0.1	42.50	0.0	0.00	M&A	ADR
8/3/2016	R Porter	Conversation with client about negotiation status.	425	0.1	42.50	0.0	0.00	0.1	42.50	M&A	ADR
8/3/2016	B Thompkinson	Conference with Elizabeth Suero re: letter to Koroma	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
		Conference with N. Smith, R. Wood re. analysis of defendants'									
8/4/2016	S Smith	counter offer.	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	ADR
		Reviewing email communication between counsel regarding potential									
8/9/2016	O Melehy	settlement discussions and moving forward with the litigation.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	ADR
8/9/2016	J Espo	Respond to Rachel's e-mail re: Judge Messitte	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
8/9/2016	J Espo	Check docket; e-mail Rachael re: what to do in case	595	0.3	178.50	0.2	119.00	0.1	59.50	BG&L	Case Development
8/9/2016	J Espo	Emails to co-counsel and Kathryn	595	0.8	476.00	0.5	297.50	0.3	178.50	BG&L	Case Development
8/9/2016	R Wood	Conference	500	0.4	200.00	0.4	200.00	0.0	0.00	B&S	ADR
0,3,2020		Correspondence from Dwayne Johnson regarding CUI's failure to pay	300	0	200.00	011	200.00	0.0	0.00	200	7.5.1
8/9/2016	R Porter	final paycheck.	425	0.1	42.50	0.1	42.50	0.0	0.00	M&A	Case Development
8/10/2016	S Smith	Review status report.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
8/10/2016	J Espo	Letter to J. Messitte re: scheduling	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
8/11/2016	R Porter	Review Status Report.	425	0.2	42.50	0.0	42.50	0.0	0.00	M&A	Case Development
8/12/2016	S Smith	Review explanation of damages and confer with N. Smith re. same.	700	0.1	210.00	0.0	0.00	0.0	210.00	B&S	ADR
8/12/2016	R Wood	Telephone conference with Kathryn re. data.	500	0.3	100.00	0.0	0.00	0.3	100.00	B&S	ADR
0/12/2010	N VV OOU	Review Court's order regarding Status Report and calendar new	300	0.2	100.00	0.0	0.00	0.2	100.00	DQJ	ADN
8/12/2016	R Porter	deadlines.	425	0.1	42.50	0.0	0.00	0.1	42.50	M&A	Case Development
8/12/2016			700	0.1	42.50	0.0	0.00	0.1	42.50	B&S	
	S Smith	Conference with N. Smith, R. Wood re damage analysis.		0.6		0.0			140.00	B&S	ADR ADR
8/16/2016	S Smith	Draft email re. data analysis.	700	_	140.00		0.00	0.2			
8/16/2016	J Weber	Review emails from leave	525	0.1	52.50	0.1	52.50	0.0	0.00	BG&L	Case Development
8/16/2016	R Wood	Draft emails re. data calculations.	500	0.2	100.00	0.0	0.00	0.2	100.00	B&S	ADR

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 54 of 173

						Billing	Billing				
			Rate		Total			Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	Judgment (Hours)	Judgment (Amount)	Hours	Amount	Firm	Category
8/17/2016	S Smith	Review detailed spreadsheet of damages.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	ADR
8/18/2016	O Melehy	Speaking to John Poles about the status of the case.	625	0.3	125.00	0.0	0.00	0.3	125.00	M&A	Case Development
0/10/2010	O Melelly	Draft email to N. Smith re. damage calculations; review revised	023	0.2	125.00	0.0	0.00	0.2	125.00	IVIQA	Case Development
8/22/2016	S Smith	analysis.	700	0.6	420.00	0.0	0.00	0.6	420.00	B&S	ADR
8/22/2010	3 3111111	Conference with R. Wood, N. Smith re. strategy for damage	700	0.0	420.00	0.0	0.00	0.0	420.00	ВОЗ	ADN
8/24/2016	S Smith	calculations.	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	ADR
8/24/2016	N Smith	Analyze damages for case	225	7.8	1755.00	0.0	0.00	7.8	1,755.00	B&S	ADR
8/25/2016	S Smith	Edit conditional cert motion.	700	1.2	840.00	0.0	0.00	1.2	840.00	B&S	Motions Practice
8/23/2010	3 3111111	Review S Smith's edits to draft motion for conditional certification	700	1.2	840.00	0.0	0.00	1.2	840.00	ВОЗ	Wiotions Fractice
8/25/2016	T Givens	and correspondence with S Smith and R Wood re 7(i) issue.	500	0.8	400.00	0.8	400.00	0.0	0.00	B&S	Motions Practice
8/25/2016	R Wood	Finalize SFS conditional cert and dec.	500	0.8	350.00	0.0	0.00	0.7	350.00	B&S	Motions Practice
8/26/2016	O Melehy	Reviewing, editing and revising motion for class certification.	625	1.0	625.00	0.0	0.00	1.0	625.00	M&A	Motions Practice
8/26/2016	J Espo	Review motion for conditional certification	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Motions Practice
8/30/2016	R Wood	Draft emails re. assignments.	500	0.2	150.00	0.0	0.00	0.3	150.00	B&S	Case Development
8/31/2016	S Smith	Conference with R. Wood, N. Smith re. revised damages.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	ADR
8/31/2016	R Wood	Draft email to S. Smith re. data.	500	0.4	200.00	0.0	0.00	0.4	200.00	B&S	ADR
8/31/2016	N Smith	Revise damage analysis	225	7.0	1575.00	0.0	0.00	7.0	1,575.00	B&S	ADR
0/31/2010	TV SITHELL	nerise damage analysis	223	7.0	1373.00	0.0	0.00	7.0	1,373.00	Bus	7.51
9/1/2016	O Melehy	Speaking to Troy Hawkins about his declaration to verify its accuracy.	625	0.3	187.50	0.0	0.00	0.3	187.50	M&A	Motions Practice
3/1/2010	oe.ey	Speaking to Courtney Lemar Wilson about his declaration to verify its	023	0.5	107.50	0.0	0.00	0.5	107.50	IVIQ/ (Wiotions Fractice
9/1/2016	O Melehy	accuracy.	625	0.3	187.50	0.0	0.00	0.3	187.50	M&A	Motions Practice
9/1/2016	O Melehy	Drafting declaration of James Herbert Boyd.	625	0.7	437.50	0.0	0.00	0.7	437.50	M&A	Motions Practice
9/1/2016	O Melehy	Drafting amended declaration of Troy Hawkins.	625	0.9	562.50	0.0	0.00	0.9	562.50	M&A	Motions Practice
-,		Speaking to John Christopher Poles about his amended declaration to									
9/1/2016	O Melehy	verify its accuracy.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Motions Practice
9/1/2016	R Wood	Draft emails with co-counsel re. decs.	500	0.2	100.00	0.0	0.00	0.2	100.00	B&S	Motions Practice
9/2/2016	S Smith	Edit damage analysis and draft email re. same.	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	ADR
		Speaking with Steven Borden about his declaration to verify its									
9/2/2016	O Melehy	accuracy.	625	0.4	250.00	0.0	0.00	0.4	250.00	M&A	Motions Practice
	,	Reviewing time records of various declarants to determine whether									
		there were documentary verifiable periods when they did not receive									
9/2/2016	O Melehy	minimum wage.	625	0.3	187.50	0.0	0.00	0.3	187.50	M&A	Motions Practice
		Review emails from OV Melehy re declarations; call and update									
9/2/2016	B Lierman	Jessica P. Weber re case; e-mail Joseph B. Espo re declarations	525	0.3	157.50	0.0	0.00	0.3	157.50	BG&L	Case Development
9/2/2016	R Wood	Draft demand letter.	500	2.0	1000.00	0.0	0.00	2.0	1,000.00	B&S	ADR
9/2/2016	R Wood	Review decs.	500	0.6	300.00	0.0	0.00	0.6	300.00	B&S	Motions Practice
9/3/2016	J Espo	Motion for collective action - declarations	595	2.1	1249.50	0.0	0.00	2.1	1,249.50	BG&L	Motions Practice
9/6/2016	O Melehy	Reviewing Koroma Draft Declaration.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Motions Practice
9/6/2016	O Melehy	Drafting email to co-counsel about the Declaration of Koroma.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Motions Practice
		Reviewing and responding to email from co-counsel regarding the									
9/6/2016	O Melehy	declarations in support of motion for preliminary certification.	625	0.1	62.50	0.1	62.50	0.0	0.00	M&A	Motions Practice
9/6/2016	O Melehy	Drafting email to co-counsel regarding the declarations.	625	0.1	62.50	0.1	62.50	0.0	0.00	M&A	Motions Practice
		Drafting email to co-counsel concerning the contents of certain									
9/6/2016	O Melehy	declarations in reference to failing to pay minimum wage.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Motions Practice
		Making changes to declarations of Hawkins, Wilson, Poles and Borden									
9/6/2016	O Melehy	in response to comments from co-counsel.	625	0.9	562.50	0.0	0.00	0.9	562.50	M&A	Motions Practice
		Drafting emails to Borden, Hawkins and Wilson regarding their									
9/6/2016	O Melehy	amended declarations.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Motions Practice

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 55 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
9/6/2016	J Espo	Review answer	595	0.6	357.00	0.0	0.00	0.6	357.00	BG&L	Pleadings
3/0/2010	3 L3p0	Review emails and new declarations briefly; e-mail with Joseph B.	333	0.0	337.00	0.0	0.00	0.0	337.00	DOGE	1 icaaiiig5
		Espo re assigned declarations; e-mail Omar prior version of Boyd									
9/6/2016	B Lierman	declaration; call D. Johnson; speak with J. Boyd; edit declarations	525	0.8	420.00	0.3	157.50	0.5	262.50	BG&L	Motions Practice
9/6/2016	R Wood	Draft emails re. decs; draft email re. extension.	500	0.9	2100.00	0.5	250.00	0.4	200.00	B&S	ADR
9/6/2016	R Wood	Finalize demand letter; teleconference with N. Smith re. data.	500	3.3	1650.00	0.0	0.00	3.3	1,650.00	B&S	ADR
9/6/2016	R Porter	Review Defendants' Answer.	425	0.1	42.50	0.1	42.50	0.0	0.00	M&A	Case Development
9/6/2016	R Porter	Review Defendants' Corporate Disclosure.	425	0.1	42.50	0.1	42.50	0.0	0.00	M&A	Case Development
9/6/2016	B Thompkinson	Review and edit declarations; e-mail to Joseph B. Espo with same	265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	Pleadings
-, -,		Review and additional editing of declarations; conference and e-mail									
9/6/2016	B Thompkinson	with Joseph B. Espo re: same; e-mail to counsel with same	265	0.7	185.50	0.0	0.00	0.7	185.50	BG&L	Pleadings
9/7/2016	S Smith	Edit demand letter.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	ADR
9/7/2016	O Melehy	Reviewing opt-in form and retainer agreement for Christina Miller.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Case Development
., ,	,	Drafting email to co-counsel regarding the retainer agreement and						-			
9/7/2016	O Melehy	opt-in form for Christina Miller.	625	0.1	62.50	0.1	62.50	0.0	0.00	M&A	Case Development
., ,	,	Reviewing and editing proposed demand letter drafted by Rachael									
9/7/2016	O Melehy	Wood.	625	0.3	187.50	0.3	187.50	0.0	0.00	M&A	ADR
., ,	,	Telephone calls to Hawkins, Poles, Borden and Wilson following up on									
9/7/2016	O Melehy	the email concerning their declarations.	625	0.4	250.00	0.0	0.00	0.4	250.00	M&A	Motions Practice
., ,	,	Reviewing email from Courtney Wilson containing his signed						-			
9/7/2016	O Melehy	declaration.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Motions Practice
., ,	,	Drafting email to co-counsel enclosing Courtney Wilson's signed						-			
9/7/2016	O Melehy	declaration.	625	0.1	62.50	0.1	62.50	0.0	0.00	M&A	Motions Practice
9/7/2016	J Espo	Telephone call with Ishmael	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Case Development
9/7/2016	J Espo	Telephone call with Dwayne Johnson re: declaration	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Motions Practice
9/7/2016	J Espo	Edit Johnson declaration	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Motions Practice
9/7/2016	J Espo	Draft notice for collective action	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Motions Practice
9/7/2016	J Espo	Finish notice for collective action	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Motions Practice
9/7/2016	J Espo	Edit Conteh declaration for motion to certify	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Motions Practice
		Declarations, edit Notice, review settlement letter, emails with co-									
9/7/2016	J Espo	counsel on all	595	1.1	654.50	0.3	178.50	0.8	476.00	BG&L	Motions Practice
		Call to D. Johnson; Voice mail message from same; e-mail with									
		updated contact information; confer with Joseph B. Espo re									
		declaration; edit D. Johnson declaration; confer with Joseph B. Espo									
9/7/2016	B Lierman	re same; send Boyd and Johnson declarations to team	525	1.1	577.50	0.0	0.00	1.1	577.50	BG&L	Motions Practice
		Draft emails re. disclosure filing; finalize demand letter and									
		calculations; draft emails re. decs; draft emails re. opt-in Miller:									
9/7/2016	R Wood	review and edit notice.	500	4.6	2300.00	0.2	100.00	4.4	2,200.00	B&S	ADR
		Draft and electronically file Notice of Consent to Opt-In for Christa									
9/7/2016	R Porter	Miller.	425	0.4	170.00	0.0	0.00	0.4	170.00	M&A	Motions Practice
9/7/2016	B Thompkinson	Review and edit declaration	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Motions Practice
9/8/2016	J Espo	Call Nikki re: overdue answer	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Pleadings
9/8/2016	J Espo	Review edits to notice	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Motions Practice
		Telephone conference with plaintiffs re. decs; teleconference with E.									
		Harris; revise dec to E. Harris; draft email re. R. Morris; draft email to									
9/8/2016	R Wood	opt-in plaintiffs; finalize demand letter.	500	2.3	1150.00	0.0	0.00	2.3	1,150.00	B&S	Motions Practice

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 56 of 173

		1				Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Date	Ппекеерег	E-mail with counsel re: Rodney Morris; e-mail and call with Joseph B.	value	Hours	Amount	(Hours)	(Alliount)	Hours	Amount	FILIII	Category
0/0/2016	D. The manising and	Espo re: same; review emails re: Mr. Morris's request to be removed	265	٥٦	122 50	0.0	0.00	٥٢	122.50	DC81	Dlaadings
9/8/2016	B Thompkinson	from case; check phone numbers for Mr. Morris	265 265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	Pleadings
9/8/2016	B Thompkinson	Review and edit Notice of Collective Action	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Motions Practice
9/9/2016	O Melehy	Drafting email to co-counsel regarding declaration of Steven Borden.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Motions Practice
9/12/2016	R Wood	Finalize E. Harris dec.	500	0.2	100.00	0.0	0.00	0.2	100.00	B&S	Motions Practice
9/12/2016	B Thompkinson	Review and edit Harris declaration	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Written Discovery
9/14/2016	S Smith	Review answer to complaint.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Pleadings
9/14/2016	J Espo	Review Answer	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Pleadings
9/14/2016	J Espo	Research on Motion to Strike defenses	595	1.0	595.00	0.0	0.00	1.0	595.00	BG&L	Motions Practice
9/15/2016	J Espo	Review which declarations have been sent out for signature	595	0.4	238.00	0.4	238.00	0.0	0.00	BG&L	Motions Practice
9/15/2016	J Espo	Draft letter to Nikki re: Answer and Affirmative Defenses	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Motions Practice
9/15/2016	J Espo	T/c with Rachael re: SFS's Answer	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Motions Practice
9/15/2016	R Wood	Review Mo's seafood case.	500	0.7	350.00	0.3	150.00	0.4	200.00	B&S	Motions Practice
9/15/2016	R Porter	Review Defendants' Answer to Complaint.	425	0.1	42.50	0.1	42.50	0.0	0.00	M&A	Motions Practice
3/13/2010	K i orter	Reviewing draft letter to opposing counsel regarding rule 11	723	0.1	42.50	0.1	42.50	0.0	0.00	WICA	WIOTIONS I TUCTICE
9/16/2016	O Melehy	violations.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
9/10/2010	O Wielelly	Drafting email to co-counsel regarding the decision of Hickey v. Scott,	023	0.1	02.30	0.0	0.00	0.1	02.30	IVIQA	case Development
		738 F.Supp.2d 55 (DDC 2010) regarding a Rule 11 finding in relation to									
9/16/2016	O Melehv	la fraud counter-claim.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
9/16/2016	J Espo	Review Hickey case re affirmative defenses	595	0.1	119.00	0.0	0.00	0.1	119.00	BG&L	Motions Practice
9/16/2016		,	595	0.2	59.50	0.0	0.00	0.2	59.50	BG&L	Motions Practice
9/16/2016	J Espo	Final proof of letter to Nikki re: affirmative defenses	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	IVIOLIONS Practice
0/16/2016	134/aban	Review and edit Joseph B. Espo's letter to opposing counsel re:	F2F	0.1	F2 F0	0.1	F2 F0	0.0	0.00	DC01	Matiana Duratica
9/16/2016	J Weber	frivolous affirmative defenses	525	0.1	52.50	0.1	52.50	0.0	0.00	BG&L	Motions Practice
9/16/2016	B Thompkinson	Review and edit letter to Nesbitt re: answer to complaint	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Motions Practice
· ·	J Espo	Memo in support of motion to strike affirmative defenses	595	1.6	952.00	0.0	0.00	1.6	952.00	BG&L	Motions Practice
9/20/2016	J Espo	Motion to strike, memo	595	1.0	595.00	0.0	0.00	1.0	595.00	BG&L	Motions Practice
9/21/2016	O Melehy	Speaking to Troy Hawkins about his declaration.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Motions Practice
9/21/2016	O Melehy	Speaking to James Herbert Boyd about his declaration.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Motions Practice
9/21/2016	O Melehy	Speaking to Barb Thompkinson about the Boyd Declaration.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Motions Practice
		Drafting email to co-counsel about and enclosing the declaration of									
9/21/2016	O Melehy	Troy Hawkins.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Motions Practice
		Drafting email to co-counsel informing them of the progress we have									
9/21/2016	O Melehy	made on obtaining the executed declaration.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Motions Practice
		Surell with Issue D. Sure and Darkon C. The muliness of									
		E-mail with Joseph B. Espo and Barbara G. Thompkinson re									
		declarations; draft cover letters and ask Shemeka K. Eldridge to send									
9/21/2016	B Lierman	out declarations; e-mail clients declarations to sign and send back	525	0.5	262.50	0.0	0.00	0.5	262.50	BG&L	Motions Practice
		Call with Omar Melehy and e-mail to Joseph B. Espo and Brooke E.									
9/21/2016	B Thompkinson	Lierman re: Mr. Boyd	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Motions Practice
9/21/2016	E Danqahu-Brobby	Telephone call from John Poles, email amended declaration to him.	180	0.1	18.00	0.0	0.00	0.1	18.00	M&A	Motions Practice
9/22/2016	O Melehy	Speaking to the client Steve Borden to update him about the case.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Case Development
		Reviewing email from Courtney Wilson containing evidence and									
9/22/2016	O Melehy	forwarding it to co-counsel.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
		Reviewing customer notification prepared by CUI representing the									
9/22/2016	O Melehy	Courtney Wilson was a CUI employee.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 57 of 173

						Billing	Billing				
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Date	Timekeeper	Description		Hours	Amount	Judgment (Hours)	Judgment (Amount)	Hours	Amount	Firm	Category
Date	Ппекеерег	Reviewing email communication between counsel about a motion to	value	Hours	Amount	(Hours)	(Alliount)	Hours	Amount	FIIIII	Category
9/22/2016	O Melehy	strike a portion of the answer alleging fraud.	625	0.1	62.50	0.1	62.50	0.0	0.00	M&A	Motions Practice
9/22/2016	J Espo	E-mail counsel re: Nikki's response to letter about defenses	595	0.1	119.00	0.1	0.00	0.0	119.00	BG&L	Motions Practice
9/22/2016	J Espo	Motion to strike editing	595	0.2	178.50	0.0	0.00	0.2	178.50	BG&L	Motions Practice
9/22/2016	1 ESHO	Review emails between co-counsel re: additional facts re: Courtney	393	0.5	176.50	0.0	0.00	0.5	176.50	DUAL	WIOLIOIIS PLACTICE
9/22/2016	J Weber	Wilson	525	0.1	52.50	0.1	52.50	0.0	0.00	BG&L	Case Development
9/22/2016	J Weber	Review and edit motion to strike affirmative defenses	525	1.3	682.50	0.1	0.00	1.3	682.50	BG&L	Motions Practice
9/22/2016	B Thompkinson	Review and edit motion to strike and memorandum in support	265	1.6	424.00	0.0	0.00	1.6	424.00	BG&L	Motions Practice
9/23/2016	O Melehy	" "	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	
9/23/2016	,	Drafting email to co-counsel enclosing declaration of John C. Poles.	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Motions Practice
9/23/2016	J Espo	Send Dwayne Johnson declaration	525	0.1	105.00	0.0	105.00	0.0	0.00	BG&L	Motions Practice
9/23/2016	J Weber	Review Dwayne Johnson's declaration Reviewing email communication from Judge Legg to Joe Espo and Joe	525	0.2	105.00	0.2	105.00	0.0	0.00	BG&L	Motions Practice
0/26/2016	O Malaku		625	0.1	62.50	0.1	62.50	0.0	0.00	N 4 0 A	400
9/26/2016	O Melehy	Espo to Judge Legg regarding settlement.	625	0.1	62.50	0.1	62.50	0.0	0.00	M&A	ADR
9/26/2016	J Espo	Call J. Boyd, send out another copy of his Declaration	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Motions Practice
0/25/2015		Motion for Conditional Certification; emails with Rachael re: exhibits	505		220.00	0.0	0.00		220.00	B.C.0.1	
9/26/2016	J Espo	and Declaration from Boyd	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Motions Practice
0/25/2015		Review emails between co-counsel re: negotiations; conditional cert	525	0.4	F2 F0	0.4	52.50		0.00	D.C.0.1	400
9/26/2016	J Weber	motion	525	0.1	52.50	0.1	52.50	0.0	0.00	BG&L	ADR
9/26/2016	R Wood	Review and edit motion to strike.	500	3.0	3200.00	0.5	250.00	2.5	1,250.00	B&S	Motions Practice
9/26/2016	R Wood	Add cites to memo re. cert; review and edit motion for cert.	500	3.4	1700.00	2.0	1,000.00	1.4	700.00	B&S	Motions Practice
9/26/2016	B Thompkinson	Review and edit motion for cert	265	0.1	26.50	0.1	26.50	0.0	0.00	BG&L	Motions Practice
9/27/2016	R Wood	Continue reading citations to cert memorandum.	500	3.0	1500.00	0.0	0.00	3.0	1,500.00	B&S	Motions Practice
9/28/2016	O Melehy	Reviewing and editing declaration of Antoine Adams.	625	0.3	187.50	0.0	0.00	0.3	187.50	M&A	Motions Practice
9/28/2016	R Wood	Draft motion to strike, continue review and edit.	500	1.4	700.00	0.0	0.00	1.4	700.00	B&S	Motions Practice
9/28/2016	R Wood	Teleconference with A. Adams and draft dec.	500	1.9	950.00	0.0	0.00	1.9	950.00	B&S	Motions Practice
		E-mail with Joseph B. Espo and Rachael Wood re: locating Morris;									
- / /		review e-mail from Morris; review letter to Morris; get current									
9/28/2016	B Thompkinson	address for Morris	265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	Case Development
9/28/2016	B Thompkinson	Draft letter to Rodney Morris	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Case Development
9/29/2016	J Espo	Conference with Barb re: which Defendants have answered	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Pleadings
9/29/2016	B Thompkinson	Update master client spreadsheet	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Case Development
9/29/2016	B Thompkinson	Do Client file change form to add parties; update spreadsheet	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Case Development
		Review affidavit of service for Rocha and confernce with Joseph B.									
9/29/2016	B Thompkinson	Espo re: same; organize documents	265	0.6	159.00	0.3	79.50	0.3	79.50	BG&L	Pleadings
10/3/2016	J Espo	E-mail to co-counsel re: Motion to Strike	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Motions Practice
10/4/2016	J Espo	Motion to Strike	595	1.0	595.00	0.0	0.00	1.0	595.00	BG&L	Motions Practice
10/4/2016	R Porter	Review Plaintiff's Motion to Strike Defendants' Affirmative Defenses.	425	0.1	42.50	0.1	42.50	0.0	0.00	M&A	Motions Practice
		Review and edit motion to strike affirmative defenses and memo in									
10/4/2016	B Thompkinson	support	265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	Motions Practice
10/4/2016	B Thompkinson	Draft proposed order	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Motions Practice
10/5/2016	J Espo	Talk with Mr. Boyd x2 re: missing declaration; e-mail co-counsel	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Motions Practice
10/5/2016	J Weber	Review emails and edits between co-counsel re: motion to strike	525	0.1	52.50	0.1	52.50	0.0	0.00	BG&L	Motions Practice
10/5/2016	R Wood	Draft emails re. negotiation.	500	0.3	150.00	0.0	0.00	0.3	150.00	B&S	ADR
10/6/2016	S Smith	Draft emails re. next steps re. 216(b) motion.	700	0.2	140.00	0.2	140.00	0.0	0.00	B&S	Motions Practice
10/10/2016		Review counter demand and draft email re. same.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	ADR
10/10/2016		Review emails from co-counsel re: settlement negotiations	525	0.1	52.50	0.1	52.50	0.0	0.00	BG&L	ADR
10/10/2016	R Wood	Draft emails re. status and strategy for negotiations.	500	0.6	300.00	0.3	150.00	0.3	150.00	B&S	ADR

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 58 of 173

						Billing	Billing				
			Rate		Total			Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	Judgment (Hours)	Judgment (Amount)	Hours	Amount	Firm	Category
Date	Ппекеерег	Telephone conference with M. Williams and draft dec; add Adams	value	Hours	Alliount	(Hours)	(Amount)	Hours	Amount	FIIIII	Category
10/11/2016	P.Wood	cites to motion for class cert.	500	2.8	1400.00	0.0	0.00	2.8	1,400.00	B&S	Motions Practice
10/11/2016	K WOOU	Review and edit Marcus Williams declaration and e-mail to Rachael	300	2.0	1400.00	0.0	0.00	2.0	1,400.00	DQS	Motions Practice
10/12/2016	B Thompkinson	Wood re: same	265	0.2	53.00	0.2	53.00	0.0	0.00	BG&L	Motions Practice
10/13/2016		Review Declaration	595	0.2	119.00	0.2	0.00	0.0	119.00	BG&L	Motions Practice
10/13/2016	•	Call James Boyd and e-mail co-counsel about call	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
10/13/2016	•	Review edits to stip re. motion to strike affirmative defenses.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
10/14/2010	3 3111111	Research motion to strike; cases decided by Messitte and in this	700	0.2	140.00	0.0	0.00	0.2	140.00	DQS	Wotions Fractice
10/14/2016	I Ecno	District	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	Motions Practice
10/14/2010	у сэро	Review and respond to co-counsel re: defendant's request for a	333	0.5	237.30	0.0	0.00	0.5	237.30	DOGL	Wotions Fractice
10/14/2016	I Wohor	stipulation re: affirmative defenses; edit draft stipulation	525	0.2	105.00	0.2	105.00	0.0	0.00	BG&L	Motions Practice
10/14/2016		Review and edit stip re. motion to strike.	500	1.2	600.00	1.2	600.00	0.0	0.00	B&S	Motions Practice
10/17/2016		Edit stip re. affirmative defenses.	700	0.2	140.00	0.0	0.00	0.0	140.00	B&S	Motions Practice
10/17/2016		Review Joseph B. Espo's edits to proposed stipulation	525	0.2	52.50	0.0	52.50	0.0	0.00	BG&L	Motions Practice
10/17/2016		Telephone conference with witness C. Dorsey and prepare notes.	500	1.4	700.00	0.0	0.00	1.4	700.00	B&S	Case Development
	B Thompkinson	Review and edit stipulation	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Motions Practice
	E Dangahu-Brobby	Update fees and costs spreadsheet through 09/30/2016	180	0.2	90.00	0.0	36.00	0.2	54.00	M&A	Fee Petition
10/18/2016		Left voice mail message for Saidu Koroma in response to his call.	625	0.3	62.50	0.2	0.00	0.1	62.50	M&A	Case Development
10/18/2016	,	Call new client; leave message	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Case Development
10/18/2016		Telephone call with James Boyd	595	0.1	535.50	0.0	0.00	0.1	535.50	BG&L	Case Development
10/19/2016		Conference with BGT about Boyd's declaration	595	0.5	59.50	0.0	0.00	0.3	59.50	BG&L	Motions Practice
10/13/2010	3 L3p0	Conference with Joseph B. Espo re: getting declaration signed by	333	0.1	33.30	0.0	0.00	0.1	33.30	DOGE	WOOTON'S Tractice
		James Boyd; review declaration; attempt to call Mr. Boyd; e-mail to									
10/19/2016	B Thompkinson	Joseph B. Espo	265	0.2	53.00	0.2	53.00	0.0	0.00	BG&L	Motions Practice
	B Thompkinson	Call with Mr. Boyd and e-mail to Joseph B. Espo re: same	265	0.2	53.00	0.2	53.00	0.0	0.00	BG&L	Case Development
10/13/2010	b mompanison	Call with Mr. Boyd re: declaration; e-mail to Elizabeth Suero re:	203	0.2	33.00	0.2	33.00	0.0	0.00	DOGL	case Development
10/19/2016	B Thompkinson	arranging courier	265	0.2	53.00	0.2	53.00	0.0	0.00	BG&L	Motions Practice
10/20/2016	•	Edit 216(b) motion.	700	0.5	350.00	0.2	0.00	0.5	350.00	B&S	Motions Practice
10/20/2010	3 31111111	Review stip re. affirmative defense; add Boyd & Williams cites to	700	0.5	330.00	0.0	0.00	0.5	330.00	DQS	Wotions Fractice
10/20/2016	R Wood	cond. cert motion; edit and revise consent and notice of collective.	500	1.8	900.00	0.2	100.00	1.6	800.00	B&S	Motions Practice
10/21/2016		Edit 216(b) motion, notice and CTJ.	700	0.3	210.00	0.2	0.00	0.3	210.00	B&S	Motions Practice
10/21/2010	3 3111111	Drafting email to co-counsel regarding the proposed stipulation	700	0.5	210.00	0.0	0.00	0.5	210.00	DQS	Wiotions Fractice
		regarding the Defendants' affirmative defenses and withdrawal of									
10/21/2016	O Melehy	those without prejudice.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
10/21/2010	O Wicierry	Reviewing draft of proposed stipulation related to affirmative	023	0.1	02.30	0.0	0.00	0.1	02.50	Witan	case Bevelopment
		defenses by Defendant which are being withdrawn without prejudice									
10/21/2016	O Melehy	in lieu of the stipulation.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Case Development
10/21/2016		telephone call with Joe Wolff at Goodell about stip for amendment	595	0.2	178.50	0.0	0.00	0.3	178.50	BG&L	Motions Practice
10/21/2016	_ '	Edits to stipulation	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	Motions Practice
10/21/2016	_ '	More revisions to stipulation	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Motions Practice
20,21,2010	2 2000	Review R. Wood changes to 216(b) memo: confer with R. Wood re.	333	0.4	233.00	0.0	0.00	0.7	255.00	DJQL	. Alociono i ractice
10/21/2016	L Donnell	same.	550	0.4	220.00	0.0	0.00	0.4	220.00	B&S	Motions Practice
		Review and revise stipulation re: affirmative defenses; exchange	550	5.7		5.0	0.00	∵	223.00	200	ot.oo.i ractice
10/21/2016	I Weher	emails with co-counsel re: same	525	0.3	157.50	0.0	0.00	0.3	157.50	BG&L	Motions Practice
20,21,2010		Review and revise proposed order re. motion to strike; revise motion	323	0.5	137.30	0.0	0.00	0.5	137.30	DJQL	. Alociono i ractice
10/21/2016	R Wood	for conditional cert.	500	3.8	1900.00	0.3	150.00	3.5	1,750.00	B&S	Motions Practice
20,21,2010		E-mail with Brooke E. Lierman and conference with Elizabeth Suero	300	3.0	1505.00	0.5	155.00	5.5	1,750.00	203	. Alociono i luctice
10/21/2016	B Thompkinson	re: Boyd affidavit	265	0.1	26.50	0.1	26.50	0.0	0.00	BG&L	Motions Practice
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Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 59 of 173

						Billing	Billing				
			Rate		Total			Lodestar	Lodestar		
Data	Timekeeper	Description		Hours	Amount	Judgment (Hours)	Judgment (Amount)	Hours	Amount	Firm	Catagory
Date	Ппекеерег	Drafting email to co-counsel with edits to the motion for conditional	value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	FIIIII	Category
10/24/2016	O Moloby	certification.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Motions Practice
10/24/2016	O Meleny	Reviewing, editing and revising Motion for Conditional Class	023	0.1	02.50	0.0	0.00	0.1	02.50	IVIQA	IVIOLIOTIS PLACTICE
10/24/2016	O Moloby	Certification.	625	1.0	625.00	0.0	0.00	1.0	625.00	M&A	Motions Practice
10/24/2016		Reviewing and editing notice of class certification.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Motions Practice
10/24/2016	/	Begin editing memo in support of conditional cert	525	0.2	420.00	0.0	0.00	0.2	420.00	BG&L	Motions Practice
10/24/2016		Finalize draft of motion for conditional cert.	500	0.8	450.00	0.0	0.00	0.8	450.00	B&S	Motions Practice
10/25/2016		Edit conditional cert memo, draft opt-in notice, and opt-in form	525	2.1	1102.50	2.1	1,102.50	0.9	0.00	BG&L	Motions Practice
10/23/2010) wener	Speaking with Saidu Karoma about the status of the case and the	323	2.1	1102.50	2.1	1,102.50	0.0	0.00	DUAL	IVIOLIOTIS PLACTICE
10/26/2016	O Moloby	outcome of settlement discussion.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Case Development
10/26/2016		Edit Motion for conditional certification; notice and opt-in form	595	1.1	654.50	0.0	0.00	1.1	654.50	BG&L	Motions Practice
10/26/2016	·		525	0.1	52.50	0.0	52.50	0.0	0.00	BG&L	Case Development
10/26/2016		Review emails between co-counsel Exchange emails with co-counsel re: motion for conditional cert	525	0.1	157.50	0.1	157.50	0.0	0.00	BG&L	Motions Practice
10/26/2016		ž	500	4.0	2000.00	1.0	500.00	3.0	1,500.00	B&S	Motions Practice
10/26/2016		Review and revise memorandum for conditional cert. Review Stipulation on Affirmative Defenses.	425	0.1	42.50	0.1	42.50	0.0	0.00	M&A	Motions Practice
	B Thompkinson	·	265	0.1	26.50	0.0	0.00	0.0	26.50	BG&L	Fee Petition
	B Thompkinson	E-mail to Sam Smith re: quarterly fee letter and figures needed Draft quarterly fee letter	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L BG&L	Fee Petition
10/26/2016	<u> </u>	Conference with co-counsel re. strategy for finalizing 216(b) motion.	700	0.1	140.00	0.0	0.00	0.1	140.00	BG&L B&S	
10/2//2016	5 Smith	Speaking with co-counsel about the contents of the notice to be sent	700	0.2	140.00	0.0	0.00	0.2	140.00	863	Motions Practice
10/27/2016	O Moloby	1 ' -	COF	0.1	C2 F0	0.0	0.00	0.1	62.50	N 4 0 A	Matiana Drastica
10/27/2016	•	to the prospective op-ins.	625 595	0.1	62.50 59.50	0.0	0.00	0.1	62.50 59.50	M&A BG&L	Motions Practice Motions Practice
10/2//2016	J ESPO	Conference with all counsel re notice motion	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	IVIOLIONS Practice
10/27/2016	LMahar	Review revised memo in support of conditional cert and e-mail	525	0.3	15750	0.3	15750	0.0	0.00	BG&L	Mations Drostics
10/2//2016) wener	thoughts to co-counsel Conference call and prep; edit media plan and revise motion for	323	0.5	157.50	0.5	157.50	0.0	0.00	DUAL	Motions Practice
10/27/2016	P Wood	conditional cert.	500	4.2	2100.00	2.0	1,000.00	2.2	1,100.00	B&S	Motions Practice
10/2//2016	K WOOU	conditional cert.	300	4.2	2100.00	2.0	1,000.00	2.2	1,100.00	DQS	IVIOLIONS PLACTICE
10/27/2016	P. Thompkinson	Call with co-counsel re: motion for certification and Facebook notice	265	0.1	26.50	0.1	26.50	0.0	0.00	BG&L	Motions Practice
10/28/2016	B Thompkinson	Review changes to Collective Action memo	595	0.1	119.00	0.1	0.00	0.0	119.00	BG&L	Motions Practice Motions Practice
10/28/2016		Proof motion and notices for SFS	595	0.2	238.00	0.0	0.00	0.2	238.00	BG&L	Motions Practice
10/28/2016	· '	Check exhibits to motion	595	0.4	119.00	0.0	119.00	0.4	0.00	BG&L	Motions Practice
10/28/2016		Finalize conditional cert motion.	500	2.0	1000.00	0.2	0.00	2.0	1,000.00	B&S	Motions Practice
10/28/2016	K WOOU	Review rule for tables of contents and authorities; e-mail with	300	2.0	1000.00	0.0	0.00	2.0	1,000.00	DQS	IVIOLIOTIS PLACTICE
		Rachael Wood re: filing motion; conference with Elizabeth Suero re:									
10/29/2016	B Thompkinson	,	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Motions Practice
10/28/2016	Б ПЮПРКПВОП	tables Review and edit motion, memo and supporting documents for	203	0.2	33.00	0.0	0.00	0.2	33.00	DUAL	Motions Practice
10/29/2016	B Thompkinson	conditional certification of class	265	1.0	265.00	0.0	0.00	1.0	265.00	BG&L	Motions Practice
	B Thompkinson	Review, redact, and assemble exhibits to motion for cert	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Motions Practice
	B Thompkinson	Draft proposed order	265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	Motions Practice
	B Thompkinson	Review and editing of exhibits, memo and proposed order	265	1.5	397.50	0.0	0.00	1.5	397.50	BG&L	Motions Practice
10/28/2016		Review Plaintiffs' Motion for Conditional Certification.	425	0.1	42.50	0.0	42.50	0.0	0.00	M&A	Motions Practice
11/7/2016		E-mail Rachael re: Dorsey, write dorsey	595	0.1	119.00	0.0	0.00	0.0	119.00	BG&L	
11/8/2016	J Espo J Espo	Draft new representation agreement; conf. with Jessie re: same	595	1.0	595.00	0.0	119.00	0.2	476.00	BG&L	Case Development Case Development
11/8/2016	J Weber	Confer with Joseph B. Espo re: retainer agreements for opt-ins	525	0.2	105.00	0.2	105.00	0.0	0.00	BG&L	Case Development
11/8/2016	J Weber	Review revised retainer agreement for opt-ins	525	0.2	52.50	0.2	0.00	0.0	52.50	BG&L BG&L	Case Development
11/0/2010	2 AACDCI	Speaking with Dwayne Johnson about the status of the case and his	323	0.1	32.30	0.0	0.00	0.1	32.30	BUOL	case Development
11/9/2016	O Melehy	new contact information.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Case Development
11/9/2010	O IVICIEITY	new contact information.	023	0.2	123.00	0.0	0.00	0.2	123.00	IVIQA	case Development
11/9/2016	J Espo	Conference with Omar re: representation agreement and hourly rates	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
11/3/2010	n raho	Connecence with Ornal retrepresentation agreement and nounly rates	333	0.2	115.00	0.0	0.00	0.2	115.00	DUAL	case pevelopillelit

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 60 of 173

						Billing	Billing				
			Rate		Total		Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours		Judgment (Hours)	(Amount)	Hours	Amount	Firm	Category
Date	Ппекеерег	Description	value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	FILLI	Category
11/9/2016	J Espo	Telephone call with Rachael about fee agreement and rate schedule	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
11/15/2016	<u> </u>	Draft emails re. discovery.	500	0.2	100.00	0.0	0.00	0.2	100.00	B&S	Written Discovery
11/16/2016		Answer Rachael's e-mail re: consent to certification/posting issue	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Motions Practice
11/16/2016		Review emails from co-counsel re: motion for conditional cert	525	0.1	52.50	0.1	52.50	0.0	0.00	BG&L	Motions Practice
, , ,		Reviewing emails from co-counsel about the motion for conditional									
		certification and the opposing side's willingness to stipulate to it with									
11/17/2016	O Melehy	caveats.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Motions Practice
11/17/2016	J Espo	Review opposition to notice provisions	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Motions Practice
11/17/2016	R Wood	Draft emails re. conditional cert and call to N. Nesbitt.	500	0.5	250.00	0.0	0.00	0.5	250.00	B&S	Motions Practice
11/18/2016	J Espo	E-mail with counsel	595	0.1	59.50	0.1	59.50	0.0	0.00	BG&L	Case Development
		Review dfdts response and coordinate call with co-counsel to discuss;									
11/18/2016	R Wood	research issues raised by dfdt.	500	2.3	1150.00	0.3	150.00	2.0	1,000.00	B&S	Motions Practice
		Conference with R. Wood re. strategy for reponse to defendants'									
11/21/2016	S Smith	opposition to notice.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Motions Practice
		Reviewing defendants' opposition to the Plaintiffs' motion for									
11/21/2016	O Melehy	conditional certification.	625	0.4	250.00	0.0	0.00	0.4	250.00	M&A	Motions Practice
		Speaking with co-counsel about the motion for conditional class									
11/21/2016		certification.	625	0.6	375.00	0.3	187.50	0.3	187.50	M&A	Motions Practice
11/21/2016		Call re: social media use	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Motions Practice
11/21/2016	J Espo	Review response to motion for collective action and notice	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Motions Practice
		Discussion with Jessie, Rachael, Omar and Barb reply to SFS response									
11/21/2016		to motion for conditional certification	595	0.9	535.50	0.3	178.50	0.6	357.00	BG&L	Motions Practice
11/21/2016	J Weber	Review opposition to proposed notice	525	0.4	210.00	0.0	0.00	0.4	210.00	BG&L	Motions Practice
/0 . /0 0		Conference call with Joseph B. Espo, Barbara G. Thompkinson, Omar			.== ==		4=0.50			2001	
11/21/2016	J Weber	Melehy, and Rachael Wood re: reply in supp of notice	525	0.9	472.50	0.9	472.50	0.0	0.00	BG&L	Motions Practice
44 /24 /2046		Exchange emails with co-counsel re: contacting opt-ins for additional	F 2 F	0.0	405.00		0.00	0.0	405.00	2001	
11/21/2016	J Weber	information re: reply in support of notice Telephone conference with co-counsel; prepare for call; call with E.	525	0.2	105.00	0.0	0.00	0.2	105.00	BG&L	Motions Practice
11/21/2016	D Wood	Harris, draft email to co-counsel re. call; draft assignments to call; begin working on response.	500	4.5	2250.00	0.3	150.00	4.2	2,100.00	B&S	Mations Drostics
	B Thompkinson	Conference call with team/counsel re: Notice and opposition	265	0.9	238.50	0.3	238.50	0.0	0.00	BG&L	Motions Practice Motions Practice
11/21/2016	Б ППОПІРКІПЗОП	Spoke to James Boyd about his use of Facebook and receipt of pay	203	0.9	236.30	0.9	236.30	0.0	0.00	BUAL	Wiotions Practice
		stubs for the purpose of evaluating whether to press forward with									
11/22/2016	O Melehy	Facebook notice to the collective.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Motions Practice
11/22/2010	O Wieleny	Spoke to John Poles about his use of Facebook and receipt of pay	023	0.2	123.00	0.0	0.00	0.2	123.00	IVIQA	Wiotions Fractice
		stubs for the purpose of evaluating whether to press forward with									
11/22/2016	O Melehy	Facebook notice to the collective.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Motions Practice
11, 22, 2010	oe.e,	Drafting email to co-counsel regarding the issue of whether to obtain	023	0.2	123.00	0.0	0.00	0.2	123.00		- Wilder of the Control
		declarations from some plaintiffs regarding Facebook usage and									
11/22/2016	O Melehv	whether phone numbers of co-workers changed.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Motions Practice
, ,	,	Reviewing and responding to emails from opposing counsel related to		<u> </u>							
		the content and method of the posting and send of notices to the									
11/22/2016	O Melehy	collective.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Motions Practice
11/22/2016		Telephone call with Courtney Wilson	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Case Development
11/22/2016		Telephone call with Dewayne Johnson	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
11/22/2016	J Weber	Exchange emails with co-counsel re: reply in supp of notice	525	0.1	52.50	0.0	0.00	0.1	52.50	BG&L	Motions Practice
11/22/2016	R Wood	Draft Reply.	500	6.0	3000.00	0.0	0.00	6.0	3,000.00	B&S	Motions Practice

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 61 of 173

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			D-+-		Takal	Billing	Billing	1	1		
Data	Timealcaman	Description	Rate	Hauma	Total	Judgment	Judgment	Lodestar	Lodestar	Firm	Cotogony
Date	Timekeeper	Description	Value 265	Hours	Amount	(Hours) 0.0	(Amount)	Hours 0.2	Amount	Firm BG&L	Category
11/23/2016	B Thompkinson	Review emails re: attempts to contact clients; e-mail clients	525	0.2	53.00 52.50	0.0	0.00	0.2	53.00 52.50	BG&L BG&L	Case Development
		Discuss case and next steps with Joseph B. Espo		_				7.0			Case Development
11/27/2016		Draft Reply brief.	500	7.0	3500.00	0.0	0.00		3,500.00	B&S	Motions Practice
11/28/2016	S Smith	Edit reply brief re. 216(b) notice.	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Motions Practice
11/20/2016	O Madaba	Reviewing Reply Brief in Support of Motion for Conditional	625	0.5	242.50	0.0	0.00	0.5	242.50	N 4 0 A	Martinus Burstins
11/28/2016		Certification.	625 595	0.5	312.50	0.0	0.00	0.5	312.50 178.50	M&A	Motions Practice
11/28/2016	_ '	Edit Reply memo re: class certification		0.3	178.50			0.3		BG&L	Motions Practice
11/28/2016		Review and edit reply in support of notice	525	0.6	315.00	0.6	315.00	0.0	0.00	BG&L	Motions Practice
11/28/2016		Draft Reply brief; draft emails re. edits to same.	500	6.2	3100.00	0.0	0.00	6.2	3,100.00	B&S	Motions Practice
11/29/2016		Finish reviewing and editing reply in support of notice	525	0.3	157.50	0.0	0.00	0.3	157.50	BG&L	Motions Practice
11/29/2016		Finalize Reply brief.	500	2.0	1000.00	0.0	0.00	2.0	1,000.00	B&S	Motions Practice
11/29/2016		Review Reply in Support of Motion for Conditional Certification.	425	0.1	42.50	0.1	42.50	0.0	0.00	M&A	Motions Practice
	B Thompkinson	Review and edit reply in support of motion for cert	265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	Motions Practice
11/29/2016	B Thompkinson	Final edit to reply re: conditional certification	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Motions Practice
		Email communication with co-counsel about scheduling a time to									
1/6/2017	O Melehy	discuss the status of the case and the steps forward.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
1/6/2017	J Espo	Email Rachael re: scheduling Order	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Case Development
1/9/2017	B Thompkinson	Voice mail from client	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
1/10/2017	S Smith	Conference with co-counsel re. next steps.	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Case Development
1/10/2017	J Espo	Return call with Courtney Wilson about status of case	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Case Development
		Conference call with lawyers re: pending motion, and next steps in								_	
1/10/2017	J Espo	case	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Case Development
1/10/2017	J Weber	Conference call with co-counsel	525	0.3	157.50	0.3	157.50	0.0	0.00	BG&L	Case Development
1		Leave voice mail message with law clerk re: pending motion for									
1/10/2017	J Weber	conditional certification	525	0.1	52.50	0.0	0.00	0.1	52.50	BG&L	Motions Practice
1		Prepare for conference call; conference call with co-counsel; draft									
1/10/2017	R Wood	email to O. Melehy.	500	0.8	400.00	0.2	100.00	0.6	300.00	B&S	Case Development
1/10/2017	B Thompkinson	Call with team re; status	265	0.3	79.50	0.3	79.50	0.0	0.00	BG&L	Case Development
1/13/2017	J Espo	Read Omar's joint employer case	595	0.9	535.50	0.0	0.00	0.9	535.50	BG&L	Case Development
1/25/2017	J Espo	Read new 4th Circuit case on joint employers	595	0.9	535.50	0.0	0.00	0.9	535.50	BG&L	Case Development
1/25/2017	J Espo	Read Direct TV case decided today	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	Case Development
		Briefly review new 4th Cir cases on joint employment and share with									
1/25/2017	J Weber	co-counsel	525	0.2	105.00	0.2	105.00	0.0	0.00	BG&L	Case Development
1/25/2017	R Wood	Review related 4th Cir. opinions re. joint employer.	500	0.8	400.00	0.0	0.00	0.8	400.00	B&S	Case Development
1/27/2017	S Smith	Review conditional cert order.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Motions Practice
1/27/2017	J Espo	read memorandum opinion re: conditional certification and notice	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Case Development
		Review court's class notice decision; exchange emails with co-counsel									
1/27/2017	J Weber	re: same	525	0.3	157.50	0.3	157.50	0.0	0.00	BG&L	Case Development
1/27/2017	R Wood	Review order and revise notice.	500	1.5	750.00	0.0	0.00	1.5	750.00	B&S	Motions Practice
		Correspondence with Ms. Thompkinson regarding quarterly report of									
1/27/2017	R Porter	firm's fees and hours.	425	0.1	42.50	0.0	0.00	0.1	42.50	M&A	Fee Petition
		Review memorandum opinion and order and conference with Joseph									
1/27/2017	B Thompkinson	B. Espo re: same	265	0.3	79.50	0.3	79.50	0.0	0.00	BG&L	Case Development
1/29/2017	J Espo	Review new notice prepared by Rachael	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Motions Practice
1/30/2017	R Wood	Draft email to defense counsel re revised notice.	500	0.1	50.00	0.0	0.00	0.1	50.00	B&S	Motions Practice
1/30/2017	B Thompkinson	Review proposed draft notice	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Motions Practice
2/1/2017	S Smith	Review and edit notice and draft email re. size of collective action.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
2/1/2017	R Wood	Finalize opt-in notice; teleconference with Lessie.	500	1.1	550.00	0.0	0.00	1.1	550.00	B&S	Motions Practice

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 62 of 173

			Rate		Total	Billing Judgment	Billing Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Catagory
2/2/2017	S Smith	Conference with R. Wood re. notice issues.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Category Motions Practice
2/2/2017	3 3111111	Review R. Wood's e-mail with proposed changes to notice from	700	0.2	140.00	0.0	0.00	0.2	140.00	DQ3	WIOLIOIIS PLACTICE
2/2/2017	LMahar	···	525	0.1	52.50	0.1	52.50	0.0	0.00	BG&L	Casa Davalanmant
2/2/2017	J Weber	opposing counsel	525	0.1	52.50	0.1	52.50	0.0	0.00	BG&L	Case Development
2/2/2017	J Weber	Draft consent motion and proposed order for filing of modified notice	525	0.2	105.00	0.0	0.00	0.2	105.00	BG&L	Motions Practice
2/2/2017	R Wood	Revise opt-in notice.	500	0.2	450.00	0.0	0.00	0.2	450.00	B&S	Motions Practice
2/2/2017	CLowe	Prepare chart re. deadlines and calendar same re. class cert order.	150	0.9	45.00	0.0	0.00	0.9	450.00	B&S	
2/2/2017	CLOWE	·	130	0.5	45.00	0.0	0.00	0.5	45.00	DQ3	Case Development
2/2/2017	D. Dowton	Calculate firm's hours worked and fees through December 31, 2016	425	0.0	355.00	0.2	05.00	0.4	170.00	N 4 9 A	Foo Dotition
2/3/2017	R Porter	for quarterly report.	425	0.6	255.00	0.2	85.00	0.4	170.00	M&A	Fee Petition
2/7/2017	B Thompkinson	Draft quarterly fee letter	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Fee Petition
2/42/2047	D T1 1:	Review payroll records for Saidu Karama and confernce with Joseph	265	0.4	26.50		0.00	0.4	26.50	2001	455
2/13/2017	B Thompkinson	B. Espo	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	ADR
		Locate final Word versions of class notice and consent form and e-									
2/27/2017	J Weber	mail to Rachael Wood	525	0.2	105.00	0.2	105.00	0.0	0.00	BG&L	Case Development
2/27/2017	R Wood	Draft emails re. data.	500	0.6	300.00	0.3	150.00	0.3	150.00	B&S	ADR
		Conference with Joseph B. Espo re: logistics of notices and returns of									
2/27/2017	B Thompkinson	same	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
2/28/2017	R Wood	Finalize notice and review addresses and production.	500	2.5	1250.00	0.0	0.00	2.5	1,250.00	B&S	Motions Practice
2/28/2017	B Thompkinson	Review Notice and e-mail to Rachael Wood	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Motions Practice
2/28/2017	CLowe	Prepare envelopes and CTJs to send with notice; edit notice.	150	2.9	435.00	2.0	300.00	0.9	135.00	B&S	Case Development
		Draft and send out opt-in notice: review order, draft email to dfdts re.									
3/1/2017	R Wood	posting and email addresses.	500	2.0	1000.00	0.0	0.00	2.0	1,000.00	B&S	Motions Practice
		Review spreadsheet of SFS employees and format same; emails with									
		Joseph B. Espo and Rachael Wood re: notice and consent forms; e-									
		mail to Linell D. Cutchember re: procedure for return of signed									
3/1/2017	B Thompkinson	notices	265	1.1	291.50	0.0	0.00	1.1	291.50	BG&L	Case Development
3/1/2017	CLowe	Prepare Notices and put together mailing.	150	5.4	810.00	3.0	450.00	2.4	360.00	B&S	Case Development
3/6/2017	R Wood	Review email re. posting of notice.	500	0.1	50.00	0.0	0.00	0.1	50.00	B&S	Motions Practice
3/7/2017	B Thompkinson	Review returned notices; e-mail to Joseph B. Espo re: same	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
3/7/2017	B Thompkinson	Locate good addresses to resend notices; update spreadsheet	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Case Development
		Three voice mails from clients/potential client; calls with Roshae									
3/8/2017	B Thompkinson	Henderson and Marcus Mitchell; e-mail to Ms.Henderson; update log	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Case Development
		Review returned envelops and locate new addresses; update									
3/9/2017	B Thompkinson	spreadsheet	265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	Case Development
3/10/2017	R Wood	Telephone conference with J. Espo, draft email.	500	0.1	50.00	0.1	50.00	0.0	0.00	B&S	Case Development
3/10/2017	B Thompkinson	Locate good addresses for potential opt ins	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Case Development
	,	Call with potential opt-in; update spreadsheet with information from									·
3/10/2017	B Thompkinson	call and a signed opt in	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Case Development
3/11/2017	B Thompkinson	Update spreadsheet with new addresses	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Case Development
3/15/2017	R Wood	Meet with team re. SFS.	500	0.2	100.00	0.2	100.00	0.0	0.00	B&S	Case Development
<u>-, -,</u>		Attempt to locate good addresses for potential opt ins; update				*					and a second second
		spreadsheet with opt in information; review returns and e-mail re:									
		same to Joseph B. Espo; conference with Elizabeth Suero re: sending									
3/15/2017	B Thompkinson	out notices to new addresses	265	1.7	450.50	0.0	0.00	1.7	450.50	BG&L	Case Development
3/15/2017	R Wood	Draft re. status of email and telephone; draft postcard.	500	1.4	700.00	0.0	0.00	1.4	700.00	B&S	Case Development
3, 10, 2017	************************************	Conference with Joseph B. Espo re: phone numbers for SFS	500	1.4	700.00	0.0	0.00	1.77	,00.00	503	case Development
				1		ı	l	1		1	1

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 63 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
3/17/2017	S Smith	Edit postcard reminder.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Case Development
3/17/2017	3 3111111	Draft emails re. production of email and telephone records; review	700	0.5	210.00	0.0	0.00	0.5	210.00	DQS	case Development
3/17/2017	R Wood	postcard.	500	1.7	850.00	1.0	500.00	0.7	350.00	B&S	Case Development
3/17/2017	B Thompkinson	Review reminder postcard and e-mail re: same	265	0.1	26.50	0.0	0.00	0.7	26.50	BG&L	Case Development
3/17/2017	B Thompkinson	Review new returns; locate new addresses; update log	265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	Case Development
3/17/2017	CLowe	Edit postcard reminder.	150	0.2	30.00	0.0	30.00	0.0	0.00	B&S	Case Development
3/1//201/	CLOWC	Review emails from co-counsel re: postcard and opposing counsel re:	130	0.2	30.00	0.2	30.00	0.0	0.00	503	case bevelopment
3/20/2017	J Weber	updated list of technicians with phone numbers and emails	525	0.1	52.50	0.1	52.50	0.0	0.00	BG&L	Case Development
3/20/2017	R Wood	Draft email to defendants re. postcard language.	500	0.2	100.00	0.0	0.00	0.2	100.00	B&S	Case Development
3/20/2017	N VVOOd	Review new spreadsheet; update our spreadsheet with new numbers	300	0.2	100.00	0.0	0.00	0.2	100.00	bas	case bevelopment
3/21/2017	B Thompkinson	and new opt ins	265	0.7	185.50	0.0	0.00	0.7	185.50	BG&L	Case Development
3/21/2017	B Thompkinson	Locate new addresses; update spreadsheet	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Case Development
3/21/2017	b mompanison	Review emails from Barbara G. Thompkinson to individuals on list	203	0.4	100.00	0.0	0.00	0.4	100.00	Doge	case bevelopment
3/22/2017	J Weber	provided by defendants	525	0.1	52.50	0.1	52.50	0.0	0.00	BG&L	Case Development
3/22/2017	3 *** C.D.C.1	Attempt to call, calls with and emails to potential opt-ins; locate new	323	0.1	32.30	0.1	32.30	0.0	0.00	Doge	case bevelopment
3/22/2017	B Thompkinson	addresses; e-mail to Linell D. Cutchember; update spreadsheet	265	1.7	450.50	0.0	0.00	1.7	450.50	BG&L	Case Development
3/24/2017	B Thompkinson	New signed opt in; update spreadsheet	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
3/24/2017	B Thompkinson	Look for addresses and re-send notices; update spreadsheet	265	0.8	212.00	0.0	0.00	0.8	212.00	BG&L	Case Development
3/2-1/2017	b mompanison	Review spreadsheet of signed notices; e-mail to co-counsel's office re:	203	0.0	212.00	0.0	0.00	0.0	212.00	Doge	case bevelopment
3/24/2017	B Thompkinson	reminder postcard	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
3/27/2017	J Espo	Review post card, e-mail Sam and others re: Barb's phone calls	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Case Development
3/27/2017	B Thompkinson	Calls and emails to potential opt-ins; update spreadsheet	265	1.3	344.50	0.0	0.00	1.3	344.50	BG&L	Case Development
3/27/2017	B Thompkinson	Call with Mr. Hilliard	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Case Development
3/2//202/	2 monipianioen	Telephone conference with B. Thompkinson re opt in process and		0.2	55.55	0.0	0.00	0.2	33.00	2002	case severopment
3/28/2017	R Wood	draft email to S. Smith re. conversation.	500	0.4	200.00	0.0	0.00	0.4	200.00	B&S	Case Development
3/28/2017	B Thompkinson	Call with Rachael Wood; call and e-mail with Ian Adams	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Case Development
-,,		Attempt to call clients; call with client and e-mail to same; update									
3/28/2017	B Thompkinson	spreadsheet	265	0.6	159.00	0.0	0.00	0.6	159.00	BG&L	Case Development
		Review new opt in forms; update spreadsheet with information and									
3/29/2017	B Thompkinson	new addresses	265	0.6	159.00	0.0	0.00	0.6	159.00	BG&L	Case Development
3/30/2017	R Wood	Draft email re. addresses for the postcards.	500	0.3	150.00	0.0	0.00	0.3	150.00	B&S	Case Development
		Review spreadsheet of opt-in responses; summarize same and e-mail									'
3/30/2017	B Thompkinson	to team; update with new opt in	265	0.8	212.00	0.0	0.00	0.8	212.00	BG&L	Case Development
3/30/2017	B Thompkinson	Locate new addresses for opt in; update spreadsheet	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Case Development
4/1/2017	R Wood	Finalize postcards.	500	0.3	150.00	0.0	0.00	0.3	150.00	B&S	Case Development
		E-mails to Rachael Wood and Connie Lowe with list of potential opt									·
4/3/2017	B Thompkinson	ins and postage for post cards	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Case Development
4/3/2017	CLowe	Prepare chart re. postcard mailing; prepare postcards.	150	1.6	240.00	0.7	105.00	0.9	135.00	B&S	Case Development
		Calls and e-mail with potential opt-ins; update spreadsheet; locate									·
4/4/2017	B Thompkinson	new addresses and re-mail notice	265	0.6	159.00	0.0	0.00	0.6	159.00	BG&L	Case Development
4/5/2017	B Thompkinson	E-mail with opt in; update spreadsheet	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
		Voice mails from potential opt ins; calls and emails with same; email									
4/7/2017	B Thompkinson	with Jessica P. Weber	265	1.1	291.50	0.0	0.00	1.1	291.50	BG&L	Case Development
4/7/2017	B Thompkinson	E-mail and mail to potential opt ins; update spreadsheet	265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	Case Development
		Telephone call with Rosalyn Hill, mother of potential opt-in Aaron									
4/7/2017	AL	Turner; e-mail to Barbara G. Thompkinson re: same	240	0.2	48.00	0.2	48.00	0.0	0.00	BG&L	Case Development
4/10/2017	R Wood	Draft settlement agreement letter and finalize.	500	1.3	650.00	0.0	0.00	1.3	650.00	B&S	ADR

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 64 of 173

						Dilling	Dilling				
			Doto		Total	Billing	Billing	Ladastar	Ladastas		
Data	Timakaanar	Description	Rate	Hauma	Total	Judgment	Judgment	Lodestar	Lodestar	Firms	Cotogony
Date	Timekeeper	Description Correspond with Mr. Espo regarding total hours worked and fees	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
4/10/2017	A Dalashau	incurred by Melehy and Associates LLC through March 31, 2017, for	350	0.2	70.00	0.0	0.00	0.2	70.00	N 4 9 A	Foo Dotition
4/10/2017	A Balashov	quarterly report.		0.2		0.0	0.00	0.2		M&A BG&L	Fee Petition
4/10/2017	B Thompkinson	Voice mail from and call with potential opt in	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Case Development
4/40/2017	D. The second discussion	Attempt to locate good addresses for potential opt-ins; mail notices;	265	0.0	242.00	0.0	0.00	0.0	242.00	DC 0.1	Cons Davidous aut
4/10/2017	B Thompkinson	update spreadsheet	265	0.8	212.00	0.0	0.00	0.8	212.00	BG&L	Case Development
. / /		Telephone call with Syed Zaidi; e-mail Barbara G. Thompkinson and									
4/11/2017	J Weber	Joseph B. Espo re: same	525	0.1	52.50	0.0	0.00	0.1	52.50	BG&L	Case Development
. / /					450.00				450.00		
4/11/2017	B Thompkinson	E-mails and calls with opt in; update spreadsheet; e-mail with Rachael	265	0.6	159.00	0.0	0.00	0.6	159.00	BG&L	Case Development
		Listen to voice mail message from potential opt-in and forward same									
4/11/2017	AL	to Barbara G. Thompkinson	240	0.1	24.00	0.1	24.00	0.0	0.00	BG&L	Case Development
4/12/2017	J Weber	Review e-mail from Barbara G. Thompkinson re: number of opt-ins	525	0.1	52.50	0.1	52.50	0.0	0.00	BG&L	Case Development
4/12/2017	R Wood	Draft email re. status of postcards.	500	0.2	100.00	0.0	0.00	0.2	100.00	B&S	Case Development
4/13/2017	R Wood	Draft email to N. Nesbitt.	500	0.2	100.00	0.0	0.00	0.2	100.00	B&S	Case Development
4/14/2017	B Thompkinson	Calls and emails with opt ins	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Case Development
		Voice mail from and email to client re: status of case; e-mail to									
		potential opt-ins; review returned cards and e-mail to Rachael Wood									
4/18/2017	B Thompkinson	re: same	265	0.8	212.00	0.0	0.00	0.8	212.00	BG&L	Case Development
		Retrieve voice mail message from Preppy Brown; telephone call with									
4/21/2017	J Weber	Preppy Brown.	525	0.3	157.50	0.0	0.00	0.3	157.50	BG&L	Case Development
		E-mail Preppy Brown opt-in form; e-mail Elizabeth Suero re: mailing									
4/21/2017	J Weber	him same	525	0.1	52.50	0.0	0.00	0.1	52.50	BG&L	Case Development
		Review consent forms received; update spreadsheet; review returned									
		mail; locate new addresses; make more postcards; send out notices									
4/23/2017	B Thompkinson	and postcards to new addresses	265	4.4	1166.00	0.0	0.00	4.4	1,166.00	BG&L	Case Development
4/24/2017	J Weber	Telephone call with Alie Bangura	525	0.1	52.50	0.0	0.00	0.1	52.50	BG&L	Case Development
		Emails with conference counsel and clients; update spreadsheet; e-									
		mail to Elizabeth Suero reFiling consents; locate new address for opt									
4/24/2017	B Thompkinson	in	265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	Case Development
4/25/2017	B Thompkinson	Review new opt in and update spreadsheet	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
4/27/2017	S Smith	Review notice of filing CTJs.	700	0.2	140.00	0.2	140.00	0.0	0.00	B&S	Case Development
		Review all opt ins filed; attempt to call potential opt in; update									'
4/27/2017	B Thompkinson	spreadsheet	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Case Development
, , ,	i i	Review notice of filing consent, and spreadsheet of opt-ins;									
4/27/2017	B Thompkinson	conference with Elizabeth Suero re: same	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Pleadings
5/1/2017	R Wood	Draft emails to co-counsel re. strategy.	500	0.3	150.00	0.0	0.00	0.3	150.00	B&S	Case Development
-, -,		Review new opt ins; call with potential opt in; e-mail Angela Lima re:				***					
		number for caller; draft consent and e-mail with Elizabeth Suero re:									
5/1/2017	B Thompkinson	same; update spreadsheet; e-mail from Jessica P. Weber	265	0.9	238.50	0.0	0.00	0.9	238.50	BG&L	Case Development
3/1/201/	B mompanison	Calls, texts and faxes from/to/with potential opt ins; e-mail from and	203	0.5	230.30	0.0	0.00	0.5	230.30	DOGE	cuse Bevelopment
		to counsel re: next steps and signed consents; email to Joseph B.									
5/1/2017	B Thompkinson	Espo; edit filing of consent and assemble exhibits for same	265	1.4	371.00	0.0	0.00	1.4	371.00	BG&L	Case Development
5/1/2017	AL	Search for telephone number for mother of Aaron Turner	240	0.1	24.00	0.0	24.00	0.0	0.00	BG&L	Case Development
5/2/2017	J Weber	Telephone call with Kehinde Oluyede	525	0.1	105.00	0.0	0.00	0.0	105.00	BG&L	Case Development
3/2/201/	2 AACDGI	Respond to e-mail from K. Oluyede; forward to Barbara G.	323	0.2	103.00	0.0	0.00	0.2	103.00	DUAL	case Development
		Thompkinson and Joseph B. Espo with comments re: handling late opt-									
E /2 /2017	J Weber	in	525	0.1	52.50	0.0	0.00	0.1	52.50	BG&L	Casa Dayalanmant
5/2/2017	1 Menei	ļiii	323	0.1	32.30	0.0	0.00	0.1	32.30	DUAL	Case Development

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 65 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
5/2/2017	J Weber	Exchange emails with co-counsel re: next steps	525	0.1	52.50	0.0	0.00	0.1	52.50	BG&L	Case Development
5/2/2017	J Weber	Confer with Joseph B. Espo re: filing late consents	525	0.1	52.50	0.0	0.00	0.1	52.50	BG&L	Case Development
5/2/2017	R Wood	Schedule teleconference with co-counsel.	500	0.2	100.00	0.2	100.00	0.0	0.00	B&S	Pleadings
3/2/2017	IV VVOOd	Various emails re: late arriving consent forms; draft notice of filing	300	0.2	100.00	0.2	100.00	0.0	0.00	DQS	i icadings
5/2/2017	B Thompkinson	consent and e-mail same to Elizabeth Suero	265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	Case Development
5/4/2017	J Espo	E-mail all counsel re: late consent	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
5/4/2017	J Weber	Retrieve voice mail message from Robert James and return message	525	0.1	52.50	0.0	0.00	0.1	52.50	BG&L	Case Development
5/5/2017	J Weber	Confer with Joseph B. Espo re: next steps	525	0.1	105.00	0.0	0.00	0.1	105.00	BG&L	Case Development
3/3/2017	J WEBEI	E-mail opposing counsel re: consenting to Aaron Turner joining	323	0.2	103.00	0.0	0.00	0.2	103.00	DOGE	case bevelopment
5/5/2017	J Weber	collective action	525	0.1	52.50	0.0	0.00	0.1	52.50	BG&L	Case Development
5/5/2017	R Porter	Review Notices of Filing of Consents to Join Collective Action.	425	0.1	127.50	0.0	0.00	0.1	127.50	M&A	Case Development
3/3/2017	K FOILEI	Review Notices of Filling of Consents to John Conective Action.	423	0.3	127.30	0.0	0.00	0.3	127.30	IVIQA	case Development
5/8/2017	O Melehy	Speaking to James Boyd about settlement of the case and case status.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	ADR
5/8/2017	O Melehy	Speaking to new client Carlos Dorsey, a potential opt-in.	625	0.2	187.50	0.0	0.00	0.2	187.50	M&A	Case Development
5/8/2017	O Melehy	Speaking to co-counsel about potential settlement negotiations.	625	0.3	187.50	0.0	0.00	0.3	187.50	M&A	ADR
5/8/2017	O Meleny	Speaking to co-counsel about potential settlement negotiations.	625	0.3	187.50	0.0	0.00	0.3	187.50	IVIQA	ADK
r /0/2017	L Mahar	Deview and respond to a most from appearing accuracy to late out inc	525	0.1	52.50	0.0	0.00	0.1	F2 F0	DC 0 I	Casa Davalanmant
5/8/2017	J Weber	Review and respond to e-mail from opposing counsel re: late opt-ins				0.0		0.1	52.50	BG&L	Case Development
5/8/2017	J Weber	Exchange emails re: Carlos Dorsey late opt-in	525	0.1	52.50	0.0	0.00		52.50	BG&L	Case Development
5/8/2017	J Weber	E-mail consent form to Carlos Dorsey Conference call with co-counsel re; next steps and settlement	525	0.1	52.50	0.0	0.00	0.1	52.50	BG&L	Case Development
E 10 10047		, ,	525	0.0	457.50		0.00	0.0	45750	2001	455
5/8/2017	J Weber	strategy	525	0.3	157.50	0.0	0.00	0.3	157.50	BG&L	ADR
5/8/2017	J Weber	E-mail co-counsel new case law on joint employment	525	0.1	52.50	0.0	0.00	0.1	52.50	BG&L	Case Development
5/8/2017	R Wood	Telephone conference with co-counsel re potential settlement.	500	0.3	150.00	0.0	0.00	0.3	150.00	B&S	ADR
5/9/2017	J Weber	Confer with Joseph B. Espo re: case status and yesterday's call	525	0.2	105.00	0.0	0.00	0.2	105.00	BG&L	Case Development
- 10 1001	l	Review email from SFS re: acceptance of late opt-in; draft notice to			405.00					2001	
5/9/2017	J Weber	court of agreement and email the JBE	525	0.2	105.00	0.0	0.00	0.2	105.00	BG&L	Case Development
5/10/2017	R Porter	Draft case status memorandum.	425	0.2	85.00	0.0	0.00	0.2	85.00	M&A	Case Development
		Review communication with Carlos Dorsey and e-mail to Joseph B.									
5/11/2017	B Thompkinson	Espo and Jessica P. Weber re: same	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
5/12/2017	J Weber	Add approved line to late consents motion; email to Joseph B. Espo	525	0.1	52.50	0.0	0.00	0.1	52.50	BG&L	Case Development
5/12/2017	R Porter	Continue drafting case status memorandum.	425	0.2	85.00	0.0	0.00	0.2	85.00	M&A	Case Development
		Conversation with Ms. Thompkinson regarding the current case									
5/15/2017	R Porter	status.	425	0.1	42.50	0.0	0.00	0.1	42.50	M&A	Case Development
5/16/2017	J Espo	Look for answer re: Rodney Morris	595	0.4	238.00	0.2	119.00	0.2	119.00	BG&L	Case Development
5/17/2017	R Wood	Review file and begin draft discovery.	500	2.3	1150.00	0.0	0.00	2.3	1,150.00	B&S	Written Discovery
5/17/2017	R Porter	Conversation with Mr. Plaskett regarding his mailing address.	425	0.1	42.50	0.0	0.00	0.1	42.50	M&A	Case Development
5/17/2017	CLowe	Update witness list, create CTJ chart, download CTJs.	150	1.3	195.00	0.0	0.00	1.3	195.00	B&S	Case Development
5/18/2017	S Smith	Research re. potential settlement negotiations.	700	1.2	840.00	0.0	0.00	1.2	840.00	B&S	ADR
5/18/2017	J Espo	Telephone call with James Boyd re: status of case	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
5/18/2017	R Wood	Draft discovery.	500	5.0	2500.00	0.0	0.00	5.0	2,500.00	B&S	Written Discovery
5/19/2017	J Espo	Return James Boyd's telephone call re: Mehri & Skalet CUI case	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Case Development
5/19/2017	R Wood	Draft RFPs to CUI.	500	0.7	350.00	0.0	0.00	0.7	350.00	B&S	Written Discovery
5/23/2017	S Smith	Draft emails re. discovery issues.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Written Discovery
5/23/2017	R Wood	Draft discovery plan.	500	1.9	950.00	0.0	0.00	1.9	950.00	B&S	Written Discovery
5/23/2017	B Thompkinson	Call with opt-in L. Brown	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
5/24/2017	S Smith	Edit discovery proposal and email re. same.	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Written Discovery
		E-mail Rachael re: proposed schedule; follow-up telephone call about]							
5/24/2017	J Espo	proposed schedule and missing answers	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Case Development

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 66 of 173

						Billing	Billing				
			Rate		Total		U	Lodostar	Ladastar		
Data	Timokoonor	Description		Hours	Total	Judgment	Judgment	Lodestar	Lodestar	Firm	Catagony
Date	Timekeeper	Description Look for information about service on CUI entities, e-mail co-counsel	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
F /24/2017	I Famo	-	F0F	0.2	170 50	0.0	0.00	0.2	170 50	BG&L	Coso Dovolonmont
5/24/2017	J Espo	about same	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Case Development
5/24/2017	J Weber	Review emails from co-counsel re: scheduling order; review e-mail to opposing counsel re: same	525	0.2	105.00	0.0	0.00	0.2	105.00	BG&L	Case Development
5/24/2017	R Wood	Edit and revise discovery plan; draft email to defense counsel.	500	1.5	750.00	0.0	0.00	1.5	750.00	B&S	Written Discovery
5/24/2017	K WOOU	Review complaint, answer to complaint, and Stipulation re affirmative	300	1.5	730.00	0.0	0.00	1.5	730.00	DQ3	written biscovery
5/24/2017	B Thompkinson	defenses; research CUI entities; e-mail to team	265	0.7	185.50	0.0	0.00	0.7	185.50	BG&L	Case Development
5/24/2017	Б ПОПІРКІПЗОП	Review emails from opposing counsel and Joseph B. Espo and Barbara	203	0.7	165.50	0.0	0.00	0.7	165.50	BUAL	Case Development
5/25/2017	J Weber	G. Thompkinson re: proper defendants	525	0.1	52.50	0.1	52.50	0.0	0.00	BG&L	Case Development
3/23/2017) wenei	Research dfdts Communications Unlimited Inc and Communications	323	0.1	32.30	0.1	32.30	0.0	0.00	BUAL	Case Development
5/25/2017	R Wood	Unlimited Marketing Services Inc.	500	0.5	250.00	0.3	150.00	0.2	100.00	B&S	Case Development
5/26/2017	R Wood	Research defendants.	500	1.4	700.00	1.4	700.00	0.2	0.00	B&S	Case Development
3/20/2017	K WOOU	Update list of plaintiffs; draft e-mail to plaintiffs; draft e-mail to co-	300	1.4	700.00	1.4	700.00	0.0	0.00	DQS	Case Development
5/26/2017	B Thompkinson	counsel; e-mail with Jessica P. Weber; edit e-mail to plaintiffs	265	1.3	344.50	0.0	0.00	1.3	344.50	BG&L	Case Development
3/20/2017	Б ПОПІРКІПЗОП	Call with opt-in; review draft e-mail to opt ins and e-mail with counsel	203	1.5	344.30	0.0	0.00	1.5	344.30	BUAL	Case Development
5/31/2017	B Thompkinson	· · ·	265	0.7	185.50	0.0	0.00	0.7	185.50	BG&L	Case Development
3/31/2017	Б ПОПІРКІПЗОП	re: same; e-mail to Joseph B. Espo Review e-mail from Barbara G. Thompkinson re: telephone call with	203	0.7	165.50	0.0	0.00	0.7	165.50	BUAL	Case Development
6/1/2017	J Weber	opt-in plaintiff	525	0.1	52.50	0.1	52.50	0.0	0.00	BG&L	Case Development
6/1/2017	R Wood	Draft email to co-counsel re. CUI parties.	500	0.1	100.00	0.1	100.00	0.0	0.00	B&S	Case Development
		·	595	0.2	178.50	0.2	0.00	0.0	178.50	BG&L	
6/6/2017 6/6/2017	J Espo J Weber	E-mail co-counsel re: scheduling order and discovery	525	0.3	52.50	0.0	52.50	0.3	0.00	BG&L BG&L	Written Discovery
		Review scheduling order	500		100.00				100.00	B&S	Case Development
6/6/2017	R Wood	Review Scheduling order.	425	0.2	42.50	0.0	0.00 42.50	0.2	0.00	M&A	Case Development
6/6/2017 6/6/2017	R Porter R Porter	Review Defendants' Answer. Review Scheduling Order; calendar deadlines.	425	0.1	85.00	0.1	0.00	0.0	85.00	M&A	Case Development Case Development
6/7/2017	O Melehy	Reviewing email from Rachael Wood about the scheduling order.	625	0.2	62.50	0.0	0.00	0.2	62.50	M&A	Case Development
		6			125.00	0.0	0.00	0.1		M&A	
6/7/2017	O Melehy	Reviewing scheduling order.	625	0.2		0.0	0.00	0.2	125.00	BG&L	Case Development
6/7/2017	B Thompkinson	Conference with Joseph B. Espo re: locating clients Schedule conference call.	265 500	0.1	26.50 100.00	0.0	100.00	0.0	26.50 0.00	B&S	Case Development
6/8/2017	R Wood	Speaking to co-counsel about the scheduling order and whether	500	0.2	100.00	0.2	100.00	0.0	0.00	863	Case Development
		additional time is necessary to conduct discovery, whether expert and									
		fact discovery should be bifurcated, and whether additional time is									
6/12/2017	O Melehy	necessary to amend pleadings or to add additional parties	COF	0.6	375.00	0.0	0.00	0.6	375.00	M&A	Written Discovery
6/12/2017	J Espo	Call with counsel re: schedule	625 595	0.6	357.00	0.0	0.00	0.6	357.00	BG&L	Written Discovery Written Discovery
6/12/2017) ESPO	Follow up to telephone call with all plaintiffs' counsel re: schedule and	393	0.6	337.00	0.0	0.00	0.0	337.00	BUAL	written biscovery
6/12/2017	J Espo	data	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Written Discovery
6/12/2017) ESPO	Conference call with Omar Melehy, Rachael Wood, Joseph B. Espo,	393	0.4	236.00	0.0	0.00	0.4	236.00	BUAL	Written Discovery
		and Barbara G. Thompkinson re: discovery schedule; follow-up									
6/12/2017	J Weber	conversation with Joseph B. Espo and Barbara G. Thompkinson.	525	1.0	525.00	0.4	210.00	0.6	315.00	BG&L	Written Discovery
0/12/2017) WEDEI	E-mail co-counsel re: sample motion to revise scheduling order and	323	1.0	323.00	0.4	210.00	0.0	313.00	BGQL	Wilten Discovery
6/12/2017	J Weber	caselaw re: representative discovery	525	0.2	105.00	0.0	0.00	0.2	105.00	BG&L	Motions Practice
0/12/2017) WEDEI	Prepare for call and conference call with co-counsel re. scheduling	323	0.2	103.00	0.0	0.00	0.2	103.00	BGQL	WOULDITS FLACTICE
6/12/2017	R Wood	report; revise drafted discovery.	500	4.6	2300.00	0.0	0.00	4.6	2,300.00	B&S	Written Discovery
6/12/2017	R Wood	Draft joint motion.	500	1.0	500.00	0.0	0.00	1.0	500.00	B&S	Motions Practice
0/12/201/	iv vv OOu	Call with Joseph B. Espo, Jessica P. Weber, Omar Melehy and Rachael	300	1.0	300.00	0.0	0.00	1.0	300.00	BQJ	IVIOLIOIIS FI ACTICE
		Wood re: scheduling order and discovery; follow up meeting with									
6/12/2017	B Thompkinson	Joseph B. Espo and Jessica P. Weber	265	1.0	265.00	0.4	106.00	0.6	159.00	BG&L	Written Discovery
0/12/201/	P HIOHIIPKIIISUII	Drafting email to co-counsel about the definition of "commission"	203	1.0	203.00	0.4	100.00	0.0	133.00	DUXL	vviitteii Discovery
6/13/2017	O Melehy	under Maryland Law.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
0/13/201/	O MICICITY	under maryiana Law.	023	0.1	02.30	0.0	0.00	0.1	02.30	IVIOA	case bevelopinelli

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 67 of 173

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D-+-	Timediana	Description	Rate		Total	Judgment	Judgment	Lodestar	Lodestar	Fi	Cohonna
Date	Timekeeper	Description Description	Value	Hours 0.2	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
6/13/2017	O Melehy	Reviewing and editing motion to revise scheduling order.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Motions Practice
		Drafting email to co-counsel concerning the motion for modification									
		of the scheduling order, in particular, concerns about getting a ruling									
c / 1 0 / 2 2 1 =		on a Rule 23 motion for class certification before expert disclosures			405.00						
6/13/2017	O Melehy	are due.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Motions Practice
6/13/2017	J Espo	Edit document requests	595	0.7	416.50	0.0	0.00	0.7	416.50	BG&L	Written Discovery
6/13/2017	J Espo	Edit motion to modify schedule and proposed Order	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Motions Practice
6/13/2017	J Weber	Review emails from co-counsel re: discovery	525	0.2	105.00	0.2	105.00	0.0	0.00	BG&L	Written Discovery
6/13/2017	R Wood	Revise discovery responses.	500	2.0	1000.00	0.0	0.00	2.0	1,000.00	B&S	Written Discovery
6/13/2017	R Wood	Draft joint motion and order.	500	2.2	1100.00	0.0	0.00	2.2	1,100.00	B&S	Motions Practice
6/13/2017	R Wood	Research MWHL law and draft email.	500	1.3	650.00	0.0	0.00	1.3	650.00	B&S	Case Development
		Meeting with Mr. Melehy about researching the issue of the									
		definition of "compensated on a commission basis" under Maryland									
6/13/2017	Q Yang	Code section 3-403.	180	0.1	18.00	0.1	18.00	0.0	0.00	M&A	Case Development
		Researched the issue of the definition and scope of "compensated on									
		a commission basis" under Maryland Code section 3-403 to									
		determine whether the class falls under the exemption statute of the									
6/13/2017	Q Yang	Maryland Wage and Hour Law.	180	1.5	270.00	1.5	270.00	0.0	0.00	M&A	Case Development
		Exchange emails with co-counsel re: scheduling order and seeking									
6/14/2017	J Weber	class cert	525	0.1	52.50	0.0	0.00	0.1	52.50	BG&L	Motions Practice
6/14/2017	R Wood	Draft emails re. conferral; revise and edit joint motion.	500	1.0	500.00	0.0	0.00	1.0	500.00	B&S	Motions Practice
6/14/2017	R Wood	Revise discovery responses.	500	2.0	1000.00	0.0	0.00	2.0	1,000.00	B&S	Written Discovery
		Review and edit motion to revise schedule order and proposed order									
6/14/2017	B Thompkinson	on same; e-mail with Joseph B. Espo re: same	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Motions Practice
6/15/2017	S Smith	Edit motion re. case management.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Motions Practice
6/15/2017	J Weber	Exchange emails with Rachel Wood re: ESI call	525	0.2	105.00	0.0	0.00	0.2	105.00	BG&L	Written Discovery
6/15/2017	R Wood	Draft emails with co-counsel re. joint call; edit Joint motion.	500	5.8	2900.00	0.0	0.00	5.8	2,900.00	B&S	Motions Practice
		Prepare for call with opposing counsel re. case management issues;									
		confer with co-counsel and opposing counsel re. same; debrief with									
6/19/2017	S Smith	co-counsel re. same; edit revised motion re. case management issues.	700	1.8	1260.00	0.0	0.00	1.8	1.260.00	B&S	Case Development
-, -,		Participating in conference call to discuss early mediation,							,		
		Electronically Stored Information, representative sample of opt-ins in									
6/19/2017	O Melehy	discovery, and the discovery schedule.	625	0.7	437.50	0.0	0.00	0.7	437.50	M&A	Case Development
6/19/2017	J Espo	Review Barb's notes from SFS call	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Case Development
0, 13, 201.	5 25p0	Prepare for conference re. Case Management and ESI with opposing	333	0.2	33.30	0.0	0.00	0.1	33.30	3002	case severopment
		counsel; confer with R. Wood, S. Smith; confer with SFS and CUI									
		counsel, S. Smith, R. Wood, J. Webb, J. Wolf re. same ; B&S debrief									
6/19/2017	L Donnell	with J. Webber.	550	1.8	990.00	0.0	0.00	1.8	990.00	B&S	Case Development
0/13/2017	L Dollinell	Conference with opposing counsel (Nicki Nesbitt, Kathyrn Hinton, and	330	1.0	330.00	0.0	0.00	1.0	330.00	Das	cuse bevelopment
		Joe Wolf) and co-counsel (Omar Melehy, Sam Smith, Rachael Wood,									
		and Loren Donnell) and Barbara G. Thompkinson re: discovery									
6/19/2017	J Weber	schedule and ESI	525	0.8	420.00	0.0	0.00	0.8	420.00	BG&L	Case Development
0/19/201/) MEDEI	Follow up telephone call with co-counsel re: changes to proposed	323	0.6	420.00	0.0	0.00	0.0	420.00	DUAL	Case Development
6/10/2017	I Wahar		E35	0.3	105.00	0.0	0.00	0.3	105.00	DC 91	Motions Prostis
6/19/2017	J Weber	scheduling order	525 525	0.2		0.0	0.00	0.2	105.00 105.00	BG&L BG&L	Motions Practice
6/19/2017	J Weber	Review joint motion re: discovery and e-mail back to co-counsel	525	0.2	105.00	0.0	0.00	U.Z	105.00	BG&L	Motions Practice
6/10/2017	D W!	Prepare for ESI call with S. Smith, L. Donnell; confer with L. Donnell re.	500	1.6	1400.00	0.0	0.00	1.6	000.00	D.0.C	Maister Disease
6/19/2017	R Wood	ESI; ESI call; teleconference with co-counsel re. ESI.	500	1.6	1400.00	0.0	0.00	1.6	800.00	B&S	Written Discovery

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 68 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Dute	Типексерег	Draft revised joint motion; draft email to Dfdts re. draft revised	varac	Hours	7 illioune	(110013)	(/ linearity	110013	Announc		cutegory
6/19/2017	R Wood	motion.	500	1.2	600.00	0.0	0.00	1.2	600.00	B&S	Motions Practice
0, 13, 201.		Participate in discovery call; type up notes re: same;e-mail to Joseph	300		000.00	0.0	0.00		000.00	543	motions i radice
6/19/2017	B Thompkinson	B. Espo and Jessica P. Weber	265	0.9	238.50	0.0	0.00	0.9	238.50	BG&L	Written Discovery
6/20/2017	L Donnell	Review preservation letters; review motion and order.	550	0.4	220.00	0.0	0.00	0.4	220.00	B&S	Written Discovery
6/20/2017	R Wood	Draft Order; finalize Joint Motion.	500	0.5	250.00	0.0	0.00	0.5	250.00	B&S	Motions Practice
6/20/2017	B Thompkinson	Review and edit revised joint motion	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Motions Practice
	,	Final review of motion to amend and proposed order; e-mail to									
6/20/2017	B Thompkinson	Elizabeth Suero re: same	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Motions Practice
6/21/2017	R Porter	Review Joint Initial Report.	425	0.1	42.50	0.1	42.50	0.0	0.00	M&A	Motions Practice
6/21/2017	R Porter	Review Judge's order and reschedule deadlines.	425	0.3	127.50	0.0	0.00	0.3	127.50	M&A	Case Development
6/21/2017	R Porter	Review Order referring case to Magistrate Judge for settlement.	425	0.1	42.50	0.1	42.50	0.0	0.00	M&A	ADR
		Draft email re. discovery; research prior data and draft subpoena									
6/23/2017	R Wood	requests; draft email with S. Sweitzer re. data.	500	2.0	1000.00	0.0	0.00	2.0	1,000.00	B&S	Written Discovery
		Draft emails re. Rule 26(a)(2) disclosures; review SFS scheduling									
6/27/2017	R Wood	orders.	500	0.4	200.00	0.0	0.00	0.4	200.00	B&S	Written Discovery
6/27/2017	R Porter	Conversation with plaintiff Troy Hawkins regarding case status.	425	0.1	42.50	0.0	0.00	0.1	42.50	M&A	Case Development
		Correspondence to Ms. Thompkinson regarding plaintiff Troy Hawkins									
6/27/2017	R Porter	updated information.	425	0.1	42.50	0.0	0.00	0.1	42.50	M&A	Case Development
		Reviewing and responding to email from co-counsel regarding dates									
6/28/2017	O Melehy	for a settlement conference.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	ADR
6/28/2017	J Espo	Letter to clients; e-mail to co-counsel	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Case Development
		Exchange emails with Rachael Wood re: disclosure deadline and									
6/28/2017	J Weber	letters to clients re: document preservation	525	0.1	52.50	0.0	0.00	0.1	52.50	BG&L	Written Discovery
6/28/2017	R Wood	Revise letter to clients; confer re. mediation date.	500	0.8	400.00	0.0	0.00	0.8	400.00	B&S	Case Development
6/29/2017	J Espo	Edit client letter, send around to other lawyers	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
6/29/2017	J Espo	Call name plaintiffs for settlement conference date	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	ADR
6/29/2017	R Wood	Draft and revise written discovery requests.	500	3.0	1500.00	0.0	0.00	3.0	1,500.00	B&S	Written Discovery
		Review and edit letter to clients; conference with and e-mail to									
6/29/2017	B Thompkinson	Joseph B. Espo re: contact information for plaintiffs	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Case Development
		Telephone call with Courtney wilson; update other counsel with his									
6/30/2017	J Espo	new contact information	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Case Development
		Review Order from settlement judge regarding settlement conference									
6/30/2017	R Porter	and letter; calendar deadlines.	425	0.2	85.00	0.0	0.00	0.2	85.00	M&A	ADR
		Review emails re: addresses of clients and review spreadsheet; e mail									
6/30/2017	B Thompkinson	to Elizabeth Suero; e-mail to Robert Porter	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Written Discovery
7/3/2017	R Wood	Revise discovery; set call for selection of 8.	500	3.4	1700.00	0.0	0.00	3.4	1,700.00	B&S	Written Discovery
7/5/2017	J Espo	Begin editing discovery to defendants	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	Written Discovery
7/5/2017	J Espo	Finish editing draft discovery to defendants	595	0.7	416.50	0.0	0.00	0.7	416.50	BG&L	Written Discovery
7/6/2017	J Espo	Return Ishmael Conteh's phone call; update him on case	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
7/6/2017	R Wood	Revise discovery.	500	0.5	250.00	0.0	0.00	0.5	250.00	B&S	Written Discovery
7/6/2017	R Porter	Review drafts of Plaintiffs' discovery requests.	425	1.2	510.00	0.0	0.00	1.2	510.00	M&A	Written Discovery
7/6/2017	D Doubou	Correspondence to Mr. Melehy regarding drafts of Plaintiffs'	425		05.00		0.00	0.3	05.00	N40 A	\\/-:++ D:
7/6/2017	R Porter	discovery requests.	425	0.2	85.00	0.0	0.00	0.2	85.00	M&A	Written Discovery
7/7/2017	S Smith	Edit letters to clients re. discovery issues.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Written Discovery
7/7/2017	DWood	Finalize draft discovery RFP and rogs; respond to J. Espo email re.	F00	0.0	200.00	0.0	0.00	0.0	200.00	D.C.C	Muitton Di
7/7/2017	R Wood	draft discovery.	500	0.6	300.00	0.0	0.00	0.6	300.00	B&S	Written Discovery

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 69 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Date	ППСКССРСІ	Prepare list of opt-in plaintiffs and analyze methods of picking sample;	Value	Hours	Amount	(110013)	(Amount)	Hours	Amount	111111	category
7/10/2017	S Smith	draft email re. same.	700	0.7	490.00	0.0	0.00	0.7	490.00	B&S	Case Development
7/10/2017	3 3111111	Prepare for call with defense counsel re. random sample of plaintiffs;	700	0.7	150.00	0.0	0.00	0.7	130.00	bas	cuse Bevelopment
7/11/2017	S Smith	confer with defense counsel re. same.	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Case Development
,, ==, ===:											
7/11/2017	J Weber	Review e-mail from Rachael Wood re: plaintiffs selected for discovery	525	0.1	52.50	0.1	52.50	0.0	0.00	BG&L	Written Discovery
, , -		Telephone conference re. 8 randomly selected opt-ins and follow up									,
7/11/2017	R Wood	email.	500	0.4	200.00	0.4	200.00	0.0	0.00	B&S	Case Development
7/14/2017	S Smith	Edit letter to discovery sample group.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Case Development
7/14/2017	R Wood	Draft letter to 8 selected opt-ins; draft letter to Koroma.	500	1.1	550.00	0.0	0.00	1.1	550.00	B&S	Case Development
7/17/2017	S Smith	Edit subpoena to Comcast.	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Written Discovery
		Reviewing email and attachments from Rachael Wood including email									,
		itself and attached subpoenas to comcast for data related to									
7/17/2017	O Melehy	technician calls and a letter to Mr. Koroma.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Written Discovery
7/17/2017	R Wood	Revise subpoena to Comcast.	500	0.4	200.00	0.0	0.00	0.4	200.00	B&S	Written Discovery
7/17/2017	B Thompkinson	E-mail with Connie Lowe re: mailing addresses for 8 opt ins	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Written Discovery
7/18/2017	R Wood	Finalize subpoena.	500	0.4	200.00	0.0	0.00	0.4	200.00	B&S	Written Discovery
7/20/2017	R Wood	Telephone conference with S. Switzer.	500	0.2	100.00	0.0	0.00	0.2	100.00	B&S	Written Discovery
		Call and e-mail with Marcus Mitchell; conference and e-mail with									•
7/24/2017	B Thompkinson	Joseph B. Espo re: propounded discovery; review emails re same	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Written Discovery
7/31/2017	R Wood	Review served discovery, status preparing objections.	500	1.8	900.00	0.0	0.00	1.8	900.00	B&S	Written Discovery
8/1/2017	R Wood	Draft rog and RFP objections.	500	2.5	1250.00	0.0	0.00	2.5	1,250.00	B&S	Written Discovery
		Review and file Defendants' Requests for Production of Documents									
8/2/2017	R Porter	and Interrogatories; calendar response deadline.	425	0.1	42.50	0.1	42.50	0.0	0.00	M&A	Written Discovery
8/2/2017	B Thompkinson	Call and e-mail with opt in re: status of case	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Case Development
8/3/2017	R Wood	Draft objections and responses to served discovery.	500	8.0	4000.00	0.0	0.00	8.0	4,000.00	B&S	Written Discovery
8/4/2017	T Givens	Review and revise discovery responses.	500	2.5	1250.00	2.5	1,250.00	0.0	0.00	B&S	Written Discovery
8/4/2017	R Wood	Revise draft discovery.	500	2.5	1250.00	0.0	0.00	2.5	1,250.00	B&S	Written Discovery
		Reviewing Plaintiffs' draft discovery responses prepared by Rachael									
8/7/2017	O Melehy	Wood.	625	0.5	312.50	0.0	0.00	0.5	312.50	M&A	Written Discovery
		Speaking to co-counsel about the Plaintiffs' responses to the									
		defendants' written discovery, the Defendants' failure to provide									
		discovery responses, and how to divide up the specific responses to									
8/7/2017	O Melehy	Defendants' written discovery.	625	0.6	375.00	0.0	0.00	0.6	375.00	M&A	Written Discovery
		Conference call with Rachael, Omar and Barb re discovery									
8/7/2017	J Espo	propounded to us	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	Written Discovery
8/7/2017	J Espo	Review name plaintiff discovery responses	595	0.8	476.00	0.0	0.00	0.8	476.00	BG&L	Written Discovery
		Prepare for and have teleconference with co-counsel, draft follow up									
8/7/2017	R Wood	email; teleconference with K. Hinton, N. Nesbitt.	500	1.3	650.00	0.0	0.00	1.3	650.00	B&S	Written Discovery
		Various emails re: discovery and team call; review client information									
		and create spreadsheet of plaintiffs and 8 random opt ins; e-mail to									
8/7/2017	B Thompkinson	team	265	0.6	159.00	0.0	0.00	0.6	159.00	BG&L	Written Discovery
8/7/2017	B Thompkinson	Team call re: discovery responses	265	0.7	185.50	0.0	0.00	0.7	185.50	BG&L	Written Discovery
		Reviewing email from co-counsel Rachael Wood indicating the									
		assignments of various Plaintiffs to various attorneys for the purpose									
		of preparing responses to the discovery requests from the									
8/8/2017	O Melehy	Defendants.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Written Discovery

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 70 of 173

						Billing	Billing				
			Rate		Total		J	Lodestar	Lodestar		
Date	Timekeeper	Description		Hours	Amount	Judgment (Hours)	Judgment (Amount)	Hours	Amount	Firm	Category
Date	Ппекеерег	Meeting with Andrew Balashov to discuss preparing four of the	value	Hours	Amount	(Hours)	(Alliount)	Hours	Amount	FILIII	Category
		Plaintiffs' responses to the written discovery requests from the									
8/8/2017	O Melehy	Defendants.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Written Discovery
8/8/2017	· '		595	0.2	476.00	0.0	0.00	0.2	476.00	BG&L	
	J Espo	Review written discovery send to all counsel	595	0.8	416.50	0.0	0.00	0.8	416.50	BG&L BG&L	Written Discovery Written Discovery
8/8/2017	J Espo	Work on proposed protective order	595	0.7	416.50	0.0	0.00	0.7	416.50	BG&L	written biscovery
0/0/2017	R Wood	Review draft protective order and co-counsel edits; review edits to plaintiffs discovery.	500	1.4	700.00	0.0	0.00	1.4	700.00	B&S	Written Dissevent
8/8/2017	R WOOd	· · · · · · · · · · · · · · · · · · ·	500	1.4	700.00	0.0	0.00	1.4	700.00	863	Written Discovery
0/0/2017	A Dalashau	Meeting with Mr. Melehy to discuss plan and timeline for preparing	250	0.2	70.00	0.0	0.00	0.3	70.00	N 4 0 A	Maitten Dieserre
8/8/2017	A Balashov	the discovery responses in the case for 4 of the opt-in plaintiffs.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Written Discovery
8/8/2017	B Thompkinson	Review returned mail and compare to spreadsheet of opt-ins	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
0 /0 /00 4 =		Review documents received from clients and Comcast; e-mail same to								5001	
8/8/2017	B Thompkinson	team	265	0.9	238.50	0.0	0.00	0.9	238.50	BG&L	Written Discovery
8/8/2017	B Thompkinson	E-mail with Joseph B. Espo re: starting discovery responses	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Written Discovery
8/9/2017	J Weber	Review draft protective order and e-mail co-counsel re: same	525	0.1	52.50	0.1	52.50	0.0	0.00	BG&L	Written Discovery
		Calculate attorney's fees and costs for the Firm through June 30, 2017									
		for purposes of complying with mandatory reporting requirements								_	
8/9/2017	A Balashov	from the Court.	350	0.7	245.00	0.2	70.00	0.5	175.00	M&A	Fee Petition
8/10/2017	J Espo	Telephone calls re: Sfs bankruptcy threat	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Case Development
8/10/2017	J Weber	Review letter re: SFS filing for bankruptcy	525	0.1	52.50	0.0	0.00	0.1	52.50	BG&L	Case Development
8/10/2017	R Wood	Draft email re. confidentiality.	500	0.2	100.00	0.0	0.00	0.2	100.00	B&S	Written Discovery
		Review Notice of Appearance of Gooddell DeVries attorneys and Joint									
8/10/2017	R Porter	Motion for Protective Order.	425	0.1	42.50	0.1	42.50	0.0	0.00	M&A	Motions Practice
		Review draft discovery responses; emails and calls with Joseph B.									
		Espo re: SFS notice of plan to file bankruptcy and related discovery									
8/10/2017	B Thompkinson	issues; look for address for Sharif	265	0.5	132.50	0.3	79.50	0.2	53.00	BG&L	Written Discovery
		Telephone calls and emails about SFS leter re: bankruptcy and									
8/11/2017	J Espo	pending discovery	595	0.7	416.50	0.0	0.00	0.7	416.50	BG&L	Case Development
		Review docs produced by SFS and draft email memo to co-counsel;									
8/11/2017	R Wood	research re. bankruptcy.	500	6.2	3100.00	0.7	350.00	5.5	2,750.00	B&S	Written Discovery
		Telephone call and email to Courtney Wilson regarding discovery									
8/11/2017	A Balashov	responses.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Written Discovery
		Telephone call and email to Mian Imran regarding discovery									
8/11/2017	A Balashov	responses.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Written Discovery
		Telephone call and email to Aaron S. Turner regarding discovery									
8/11/2017	A Balashov	responses.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Written Discovery
		Prepare and send letters to Wilson, Imran, and Turner regarding									
8/11/2017	A Balashov	discovery responses by first class mail.	350	0.3	105.00	0.0	0.00	0.3	105.00	M&A	Written Discovery
		Telephone calls to assigned Plaintiffs Wilson, Turner, Koroma and									
8/11/2017	A Balashov	Imran regarding preparing their discovery response.	350	0.4	140.00	0.0	0.00	0.4	140.00	M&A	Written Discovery
8/11/2017	B Thompkinson	Quarterly fee letter	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Fee Petition
8/11/2017	B Thompkinson	E-mail to Manuel Lopez re: new names for conflict checks	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Case Development
		Reviewing certificate of good faith efforts to resolve discovery dispute									
		and motion to compel discovery with supporting memorandum, with									
		regard to efforts to compel Sharif and SFS to answer written									
8/14/2017	O Melehy	interrogatories and document requests propounded by the P	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Motions Practice
8/14/2017	J Espo	Motion to compel SFS and Sharif	595	1.6	952.00	0.0	0.00	1.6	952.00	BG&L	Motions Practice
8/14/2017	J Espo	Finish motion to compel	595	1.0	595.00	0.0	0.00	1.0	595.00	BG&L	Motions Practice

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 71 of 173

						Dilling	Dilling				
			D-4-		T-4-1	Billing	Billing	1			
D-+-	Time also a secon	Description	Rate		Total	Judgment	Judgment	Lodestar	Lodestar	Fi	C-1
Date	Timekeeper	Description Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
8/14/2017	R Wood	Review and edit motion to compel.	500	0.6	300.00	0.0	0.00	0.6	300.00	B&S	Motions Practice
0/44/2047	D. The second diseases	Conference with Manuel Lopez and conference with Joseph B. Espo	265	0.1	26.50	0.0	0.00	0.1	26.50	DC 0.1	Cons Davidous and
8/14/2017	B Thompkinson	re conflicts checks	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
8/14/2017	B Thompkinson	Review and edit motion to compel	265	0.6	159.00	0.0	0.00	0.6	159.00	BG&L	Motions Practice
0/14/2017	B Thompkinson	Review and edit proposed order for motion to compel; assemble exhibits for memo	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Motions Practice
8/14/2017 8/15/2017	R Wood	Draft good faith letter.	500	2.5	1250.00	0.0	0.00	2.5	1.250.00	BG&L B&S	Motions Practice
8/15/2017	K WOOd	· ·	500	2.5	1250.00	0.0	0.00	2.5	1,250.00	863	Motions Practice
0/15/2017	A Dalachau	Speaking to Courtney Wilson about preparing his discovery	250	0.2	70.00	0.0	0.00	0.2	70.00	N 4 9 A	M/sitton Discovery
8/15/2017	A Balashov	responses.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Written Discovery
0/45/2047	A Delegie	Correspond by email with Plaintiffs Turner and Imran regarding	250	0.2	70.00	0.0	0.00	0.2	70.00	N 4 O A	Maithean Diagona
8/15/2017	A Balashov	discovery requests.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Written Discovery
0/45/2047	A Delegie	Correspond with co-counsel regarding discovery strategy for	250	0.2	70.00	0.0	0.00	0.2	70.00	N 4 O A	Maister Discourse
8/15/2017	A Balashov	contacting various opt-in and named Plaintiffs.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Written Discovery
0/45/2047	A Delegie	Reviewing email from opposing counsel regarding status of discovery	250	0.1	25.00	0.1	25.00	0.0	0.00	N 4 O A	Maister Discourse
8/15/2017	A Balashov	in light of SFS's pending bankruptcy.	350	0.1	35.00	0.1	35.00	0.0	0.00	M&A	Written Discovery
0/45/2047	A Delegie	Speaking to Mr. Espo about status of our response to SFS Discovery	250	0.2	70.00	0.2	70.00	0.0	0.00	N 4 C A	Maitte Dieser
8/15/2017	A Balashov	requests in light of the pending bankruptcy.	350	0.2	70.00	0.2	70.00	0.0	0.00	M&A	Written Discovery
8/15/2017	A Balashov	Begin drafting Courtney Wilson's interrogatory responses.	350	0.5	175.00	0.0	0.00	0.5	175.00	M&A	Written Discovery
8/15/2017	B Thompkinson	Review order from court and emails re: discovery	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Written Discovery
0/46/0047		Draft good faith discovery letter; teleconference with N. Nesbitt;			4500.00					200	
8/16/2017	R Wood	confer with co-counsel re. case.	500	3.0	1500.00	0.0	0.00	3.0	1,500.00	B&S	Motions Practice
8/17/2017	R Wood	Draft emails to co-counsel re. mediation.	500	0.4	200.00	0.0	0.00	0.4	200.00	B&S	ADR
		Speaking to Aaron Turner's mother regarding the case and Mr.									
8/17/2017	A Balashov	Turner.	350	0.3	105.00	0.0	0.00	0.3	105.00	M&A	Written Discovery
		Correspond with counsel regarding Aaron Turner and my									
8/17/2017	A Balashov	conversation with his mother about discovery.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
		Conference with Joseph B. Espo re: e-mail from Rachael Wood and									
8/17/2017	B Thompkinson	call with Nikki Nesbitt	265	0.1	26.50	0.1	26.50	0.0	0.00	BG&L	Pleadings
8/18/2017	R Wood	Draft mediation stay agreement; draft emails re. mediation.	500	1.8	900.00	0.0	0.00	1.8	900.00	B&S	ADR
		Reviewing and responding to multiple emails from Rachael Wood and									
		opposing counsel related to the issue of whether mediation should								_	
8/19/2017	O Melehy	occur in the case.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	ADR
8/22/2017	O Melehy	Reviewing and editing proposed mediation agreement.	625	0.3	187.50	0.0	0.00	0.3	187.50	M&A	ADR
8/22/2017	R Wood	Telephone conference with C. Green; revise mediation statement.	500	1.0	500.00	0.0	0.00	1.0	500.00	B&S	ADR
		Correspond with counsel regarding status of the case and the									
		availability of the various plaintiffs and whether we have been									
8/22/2017	A Balashov	successful in reaching them.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
8/24/2017	S Smith	Review data from Comcast.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	ADR
		Draft email re. tolling issues; edit document production provision; edit									
		stay motion; review damage calculations and send to N. Smith for									
8/25/2017	S Smith	review.	700	0.9	630.00	0.0	0.00	0.9	630.00	B&S	ADR
		Review and edit mediation agreement and confer with co-counsel via									
8/25/2017	R Wood	email.	500	1.5	750.00	0.0	0.00	1.5	750.00	B&S	ADR
8/25/2017	R Wood	Draft motion to stay.	500	0.8	400.00	0.0	0.00	0.8	400.00	B&S	Motions Practice
8/28/2017	R Wood	Finalize mediation agreement and motion to stay.	500	1.2	600.00	0.0	0.00	1.2	600.00	B&S	ADR
		Review and edit motion for stay; conference with Joseph B. Espo re:									
8/28/2017	B Thompkinson	same	265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	Motions Practice
8/28/2017	B Thompkinson	Final review and efiling of motion to stay	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Motions Practice

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 72 of 173

						Dilling	Billing				
			Rate		Total	Billing		Lodestar	Lodestar		
Data	Timediaanar	Description		Hauma		Judgment (Hours)	Judgment			Firm	Cotogony
Date 8/30/2017	Timekeeper	Description Review demands and confer with N. Smith vs. come	Value 700	Hours 0.2	Amount 140.00	0.0	(Amount) 0.00	Hours 0.2	Amount 140.00	Firm B&S	Category ADR
-,, -	S Smith R Wood	Review damages and confer with N. Smith re. same.	500	0.2		0.0	0.00	0.2	300.00	B&S	ADR
9/5/2017 9/7/2017	B Thompkinson	Conference with N. Smith re. time data.	265	0.6	300.00 26.50	0.0	0.00	0.6	26.50	BG&L	Case Development
9/12/2017	·	Review and organize file	265	0.1	53.00	0.0	0.00	0.1	53.00	BG&L BG&L	
9/12/2017	B Thompkinson	Upload documents produced by SFS	500	0.2	150.00	0.0	0.00	0.2	150.00	BG&L B&S	Written Discovery
<u> </u>	R Wood	Draft emails to N. Smith re. data.									ADR
9/15/2017	S Smith	Draft email re. damage issues; draft email re. Koroma.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	ADR
9/15/2017	R Wood	Conference re. data; draft email to dfdt re. mediator.	500	0.4	200.00	0.0		0.4	200.00	B&S	ADR
9/18/2017	S Smith	Draft email re. strategy for analyzing damages.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	ADR
0/40/2047	6.6	Review data with R. Wood, N. Smith and strategize re. damage	700	0.7	400.00	0.0	0.00	0.7	400.00	D.O.C	400
9/19/2017	S Smith	estimates.	700	0.7	490.00	0.0	0.00	0.7	490.00	B&S	ADR
9/19/2017	R Wood	Telephone conference with N. Smith re. data; reconcile data.	500	6.7	3350.00	0.0	0.00	6.7	3,350.00	B&S	ADR
9/20/2017	J Espo	Review e-mail re: mediator; e-mail all lawyers here about him	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	ADR
9/20/2017	R Wood	Reconcile data.	500	5.0	2500.00	0.0	0.00	5.0	2,500.00	B&S	ADR
9/21/2017	R Wood	Review emails re. mediator and research.	500	0.4	200.00	0.0	0.00	0.4	200.00	B&S	ADR
		Draft email to C. Noble re. SFS data and next steps; edit email re.									
9/22/2017	S Smith	mediator.	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	ADR
		Reviewing and responding to email from co-counsel about the								_	
9/22/2017	O Melehy	mediation process and scheduling.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	ADR
9/22/2017	R Wood	Draft emails re. scheduling mediation.	500	0.5	250.00	0.5	250.00	0.0	0.00	B&S	ADR
9/23/2017	S Smith	Review damage calculations.	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	ADR
9/23/2017	S Smith	Conference with C. Noble, N. Smith re. damage analysis.	700	0.8	560.00	0.0	0.00	0.8	560.00	B&S	ADR
		Conference with C. Noble, S. Smith re data produced by SFS and									
9/23/2017	N Smith	processing same.	225	0.8	180.00	0.0	0.00	0.8	180.00	B&S	ADR
9/25/2017	R Wood	Draft emails re. demand extension.	500	0.6	300.00	0.0	0.00	0.6	300.00	B&S	ADR
9/28/2017	S Smith	Draft email re. trial schedule and mediation.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	ADR
9/28/2017	N Smith	Prepare damage calculations.	225	8.5	1912.50	0.0	0.00	8.5	1,912.50	B&S	ADR
9/29/2017	N Smith	Prepare damage calculations.	225	9.3	2092.50	0.0	0.00	9.3	2,092.50	B&S	ADR
9/30/2017	N Smith	Continue damages calculations.	225	8.9	2002.50	0.0	0.00	8.9	2,002.50	B&S	ADR
		Conference with R. Wood, N. Smith re. strategy for damage									
10/2/2017	S Smith	calculations.	700	1.5	1050.00	0.0	0.00	1.5	1,050.00	B&S	ADR
10/3/2017	R Wood	Conference re. reconciliation of weeks and begin reconciling data.	500	3.0	1500.00	0.0	0.00	3.0	1,500.00	B&S	ADR
10/4/2017	R Wood	Reconcile check and pay dates.	500	3.5	1750.00	0.0	0.00	3.5	1,750.00	B&S	ADR
10/5/2017	R Wood	Reconcile check data and weeks.	500	2.7	1350.00	2.7	1,350.00	0.0	0.00	B&S	ADR
10/8/2017	J Espo	E-mail to counsel re: judge day	595	0.9	535.50	0.0	0.00	0.9	535.50	BG&L	ADR
10/9/2017	S Smith	Review and respond re. potential mediator.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	ADR
10/9/2017	B Thompkinson	E-mail client re: status of case	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
10/10/2017	S Smith	Review emails re. potential mediator.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	ADR
10/10/2017	R Wood	Draft response to defendants re. mediation.	500	0.2	100.00	0.0	0.00	0.2	100.00	B&S	ADR
10/12/2017	R Wood	Telephone conference with N. Smith re. data.	500	0.5	250.00	0.0	0.00	0.5	250.00	B&S	ADR
10/13/2017	R Wood	Draft emails re. mediation.	500	0.2	100.00	0.0	0.00	0.2	100.00	B&S	ADR
10/14/2017	R Wood	Draft email to defense counsel re. mediation.	500	0.1	50.00	0.0	0.00	0.1	50.00	B&S	ADR
10/20/2017	S Smith	Edit motion re. revised schedule.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
10/20/2017	J Espo	Review motion for further stay	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Motions Practice
10/20/2017		Revise joint motion.	500	0.7	350.00	0.0	0.00	0.7	350.00	B&S	Motions Practice
10/23/2017		Review draft order and motion.	500	0.2	100.00	0.0	0.00	0.2	100.00	B&S	Motions Practice
10/24/2017		Draft email to mediator re. scheduling call.	500	0.1	50.00	0.0	0.00	0.1	50.00	B&S	ADR
, , , , , , ,		Correspond with co-counsel regarding telephone conference with									
10/24/2017	A Balashov	mediator.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	ADR
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Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 73 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Dute	ППСКССРСІ	Prepare fees and costs for quarterly report through September 30,	value	Hours	7 illioune	(110413)	(/ unounc)	110013	7 uno une		category
10/26/2017	A Balashov	2017.	350	0.4	140.00	0.1	35.00	0.3	105.00	M&A	Fee Petition
10/27/2017		Conference with N. Smith re. damage analysis.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	ADR
10/27/2017		Edit letter re. withdrawal from representation of Koroma.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Case Development
10/27/2017		Draft withdrawal letter to S. Koroma.	500	1.0	500.00	0.3	150.00	0.7	350.00	B&S	Case Development
10/27/2017		Draft mediation letter to clients.	500	1.0	500.00	0.0	0.00	1.0	500.00	B&S	ADR
10/30/2017	S Smith	Conference with N. Smith re. damage calculations.	700	1.5	1050.00	0.0	0.00	1.5	1,050.00	B&S	ADR
10/30/2017		Prepare and send letters to clients re. mediation.	150	0.5	75.00	0.3	45.00	0.2	30.00	B&S	ADR
10/31/2017		Conference with N. Smith re. strategy for damage analysis.	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	ADR
10/31/2017	R Wood	Finalize letter to SFS plaintiffs; teleconference with R. Jones.	500	0.2	100.00	0.0	0.00	0.2	100.00	B&S	ADR
10/31/2017		Conference with S. Smith regarding damage analysis.	225	0.5	112.50	0.0	0.00	0.5	112.50	B&S	ADR
11/1/2017	S Smith	Review and edit damage analysis.	700	1.2	840.00	0.0	0.00	1.2	840.00	B&S	ADR
11/1/2017	R Wood	Finalize letter to S. Koroma re. withdrawal.	500	0.1	200.00	0.0	0.00	0.1	50.00	B&S	Case Development
11/1/2017	R Wood	Confer with S. Smith, N. Smith re. damage calculations.	500	0.3	150.00	0.0	0.00	0.3	150.00	B&S	ADR
11/2/2017	R Wood	Draft mediation statement and conference re. damage calculation.	500	5.0	2500.00	0.0	0.00	5.0	2,500.00	B&S	ADR
		Edit mediation statement; confer with co-counsel re. strategy for							,		
11/3/2017	S Smith	mediation; confer with N. Smith re. damge analysis.	700	2.1	1470.00	0.0	0.00	2.1	1,470.00	B&S	ADR
		Collecting cases in Maryland where employees were employed by									
		employers in other states and did work in Maryland and the other									
		state and successfully sued under the Maryland Wage Payment and									
11/3/2017	O Melehy	Collection Law.	625	0.5	312.50	0.0	0.00	0.5	312.50	M&A	Case Development
	, ·	Participating on the conference call with co-counsel regarding the									'
11/3/2017	O Melehy	strategy for the upcoming mediation in this case.	625	0.8	500.00	0.0	0.00	0.8	500.00	M&A	ADR
11/3/2017	J Espo	Conference call with counsel re: mediation	595	0.7	416.50	0.0	0.00	0.7	416.50	BG&L	ADR
		Telephone conference with co-counsel re. mediation; draft SFS									
11/3/2017	R Wood	mediation statement.	500	3.8	1900.00	0.0	0.00	3.8	1,900.00	B&S	ADR
		Correspondence to Mr. Espo regarding graduation dates of firm's									
11/3/2017	R Porter	attorneys.	425	0.1	42.50	0.1	42.50	0.0	0.00	M&A	Case Development
		Participate on conference call with co-counsel regarding the									
11/3/2017	A Balashov	upcoming mediation.	350	0.8	280.00	0.8	280.00	0.0	0.00	M&A	ADR
11/3/2017	B Thompkinson	Call with Joseph B. Espo, Omar Melehy and Sam Smith	265	0.7	185.50	0.7	185.50	0.0	0.00	BG&L	Case Development
11/4/2017	S Smith	Review and finalize damage analysis.	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	ADR
11/5/2017	R Wood	Draft mediation letter damages section.	500	2.0	1000.00	0.0	0.00	2.0	1,000.00	B&S	ADR
11/6/2017	S Smith	Edit damage section of mediation letter.	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	ADR
11/6/2017	S Smith	Draft email re. meeting to discuss case management issues.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Case Development
11/6/2017	S Smith	Review draft ROG and RFP responses.	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	Written Discovery
		Drafting section of the Mediation Statement outlining potential claims									
		and remedies under the District of Columbia Minimum Wage Revision									
11/6/2017	O Melehy	Act.	625	0.5	312.50	0.5	312.50	0.0	0.00	M&A	ADR
11/6/2017	J Espo	Edit settlement letter	595	1.6	952.00	0.0	0.00	1.6	952.00	BG&L	ADR
11/6/2017	R Wood	Draft case memo.	500	2.0	1000.00	0.0	0.00	2.0	1,000.00	B&S	Case Development
11/7/2017	R Wood	Edit Paltell mediation letter.	500	0.3	150.00	0.0	0.00	0.3	150.00	B&S	ADR
11/8/2017	R Wood	Finalize mediation letter.	500	0.3	150.00	0.0	0.00	0.3	150.00	B&S	ADR
11/8/2017	B Thompkinson	Draft fee letter	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Fee Petition
		Edit letter to clients; review and edit memo prepared by R. Wood re.									
11/9/2017	S Smith	next steps in case.	700	0.5	350.00	0.2	140.00	0.3	210.00	B&S	Case Development
11/9/2017	B Thompkinson	Review new schedule and motion to modify; draft letter to clients	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Motions Practice

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 74 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours		(Hours)	(Amount)	Hours	Amount	Firm	Category
Dute	ППСКССРСГ	Final review of status letter and e-mail mailing list to Elizabeth Suero;	Value	Hours	runoune	(110413)	(/ timount)	110013	Autoune	1	category
11/10/2017	B Thompkinson	review emails re locating clients	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Case Development
11/14/2017		Draft motion to withdraw.	500	0.4	200.00	0.4	200.00	0.0	0.00	B&S	Motions Practice
11/15/2017		Draft email to defense counsel re. withdrawal.	500	0.1	50.00	0.1	50.00	0.0	0.00	B&S	Motions Practice
,,		Conference with J. Wolf re. damage analysis; confer with N. Smtih re.									
11/17/2017	S Smith	same; confer with R. Wood re. same; research issues re. same.	700	1.7	1190.00	0.0	0.00	1.7	1,190.00	B&S	ADR
11/17/2017		Review draft motion to withdraw R. Wood	550	0.2	110.00	0.2	110.00	0.0	0.00	B&S	Motions Practice
,_,,		Review and electronically file Motion to Withdraw Rachel Wood as									
11/17/2017	R Porter	Counsel.	425	0.1	42.50	0.1	42.50	0.0	0.00	M&A	Motions Practice
11/20/2017		Draft detailed email re. damage analysis.	700	1.4	980.00	0.0	0.00	1.4	980.00	B&S	ADR
11/20/2017		Prepare damage analysis.	225	9.5	2137.50	0.0	0.00	9.5	2,137.50	B&S	ADR
11/21/2017		Telephone call with Steve Boyd re: update	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
11/21/2017	- '	Prepare damage calculations.	225	10.7	2407.50	0.0	0.00	10.7	2,407.50	B&S	ADR
, , ,		Review offer and mediation letter from SFS; confer with N. Smtih re.							,		
11/27/2017	S Smith	calculating damages for Section 7(i).	700	0.6	420.00	0.0	0.00	0.6	420.00	B&S	ADR
11/27/2017		Review defendant's settlement letters	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	ADR
11/27/2017	-	Revise case summary and save Rob Porter's electronic mail.	425	0.3	127.50	0.0	0.00	0.3	127.50	M&A	Case Development
		Email from Sam Smith and to Manuel Lopez re figures	265	0.1	26.50	0.1	26.50	0.0	0.00	BG&L	ADR
11/29/2017		Draft email seeking back up documentation.	700	0.2	140.00	0.2	140.00	0.0	0.00	B&S	Case Development
11/30/2017		Review CUI's damage analysis and confer with N. Smith re. same.	700	1.1	770.00	0.0	0.00	1.1	770.00	B&S	ADR
11/30/2017		Talk with Adewale Olusanya and e-mail co-counsel	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Case Development
11/30/2017	J Espo	Call with Joe Wolfe and Sam Smith	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
	·	Prepare for call with mediator; confer with mediator and co-counsel									·
		re. prepare for mediation; draft emails re. Maryland claims; confer									
		with N. Smith re. strategy for creating exhibits for mediation showing									
12/1/2017	S Smith	changing position of defendants.	700	3.0	2100.00	0.0	0.00	3.0	2,100.00	B&S	ADR
12/1/2017	O Melehy	Speaking to Sam Smith and Joe Espo about the case.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Case Development
		Reviewing case law dealing with the issue of whether the plaintiffs,									
		opt-ins or class members can bring claims for time spent on jobs									
		located outside the State of Maryland and drafting an email									
12/1/2017	O Melehy	summarizing that research and the pertinent cases, done at the	625	1.4	875.00	0.0	0.00	1.4	875.00	M&A	Case Development
12/1/2017	O Melehy	Participating in conference call with mediator.	625	1.0	625.00	0.0	0.00	1.0	625.00	M&A	ADR
		Reviewing and responding to email from mediator regarding									
		authorities supporting notion that Plaintiffs can bring claims under									
12/1/2017	O Melehy	Maryland Law even for time spent working outside of Maryland.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	ADR
12/1/2017	J Espo	Review Maryland Wage Payment and Collections Act cases	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Case Development
		Telephone call with Sam, Omar, Pattel and Barb; folow-up call among									
12/1/2017	J Espo	just counsel	595	1.2	714.00	0.0	0.00	1.2	714.00	BG&L	ADR
12/1/2017	J Espo	Telephone conference with other counsel and mediator re: mediation	595	1.0	595.00	0.0	0.00	1.0	595.00	BG&L	ADR
12/1/2017	A Balashov	Speaking to Erica Paltell's office about the mediation.	350	0.1	35.00	0.1	35.00	0.0	0.00	M&A	ADR
		Prepare spreadsheet of fees and costs in advance of Monday's									
12/1/2017	A Balashov	mediation; Send to all counsel.	350	0.5	175.00	0.2	70.00	0.3	105.00	M&A	Fee Petition
		E-mail to Connie Lowe with June 2016 defense mediation statement;									
		call with team and mediator; review United States District Court bill									
12/1/2017	B Thompkinson	rates and e-mail to Sam Smith re: same	265	1.6	424.00	0.0	0.00	1.6	424.00	BG&L	ADR

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 75 of 173

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D-+-	Ti	Danietie.	Rate		Total	Judgment	Judgment	Lodestar	Lodestar	Fi	Catalana
Date	Timekeeper	Description Conference with N. Smith re-damage analysis and response to CIII's	value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
		Conference with N. Smith re. damage analysis and response to CUI's									
		model; prep for mediation; travel to Baltimore for same; review N.									
42/2/2047	6.6 11	Smith's analysis of CUI's model and edit same; review and conduct	700	0.0	6200.00	4.5	4.050.00	7.5	F 250 00	200	455
12/3/2017	S Smith	billing judgment for attorneys' fees for all three firms.	700	9.0	6300.00	1.5	1,050.00	7.5	5,250.00	B&S	ADR
12/3/2017	P Smith	Edit data calculations.	150	1.0	150.00	0.0	0.00	1.0	150.00	B&S	ADR
		Prepare for mediation ; confer with name plaintiffs in prep for									
		mediation; attend mediation; debrief with O. Melehy re. same and									
12/4/2017	S Smith	next steps in case; travel to St. Petersburg.	700	12.7	8890.00	1.8	1,260.00	10.9	7,630.00	B&S	ADR
12/4/2017	O Melehy	Attending the mediation.	625	6.5	4062.50		0.00	6.5	4,062.50	M&A	ADR
12/4/2017	O Melehy	Traveling to and from the Office of Goodell Devries for mediation.	625	2.3	1437.50	0.3	187.50	2.0	1,250.00	M&A	ADR
12/4/2017	J Espo	Mediation with Eric Pattel and others	595	6.0	3570.00		0.00	6.0	3,570.00	BG&L	ADR
		Review data produced at mediation; draft email re. same and									
12/5/2017	S Smith	schedule for next mediation call.	700	0.8	560.00	0.0	0.00	0.8	560.00	B&S	ADR
12/5/2017	J Weber	Listen to voice mail message from Robert James and return message	525	0.1	52.50	0.0	0.00	0.1	52.50	BG&L	Case Development
12/5/2017	J Weber	Telephone call with Robert James re: case status	525	0.1	52.50	0.0	0.00	0.1	52.50	BG&L	Case Development
12/5/2017	J Weber	Review follow-up e-mail from mediator re: next steps	525	0.1	52.50	0.1	52.50	0.0	0.00	BG&L	ADR
12/6/2017	B Thompkinson	Edit draft letter to clients and e-mail same to co-counsel	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
12/6/2017	B Thompkinson	Emails to clients	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
		Review scheduling order in place and last letter to clients; draft new									
12/6/2017	B Thompkinson	letter to clients	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Case Development
12/7/2017	B Thompkinson	Finalize letter to clients; update spreadsheet of client info	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
12/7/2017	B Thompkinson	Call with Mr. Johnson	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
		Draft email to E. Patell re. status of production of data crosswalk from									
12/8/2017	S Smith	CUI.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	ADR
12/8/2017	B Thompkinson	E-mail to Mr. Green re: current address	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
12/11/2017	J Espo	Telephone call with Adewale, e-mail others about call	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
		Review data analysis of damages using CUI's model but correcting									
		amount of time per job and for travel between jobs; draft emails re.									
12/13/2017	S Smith	same.	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	ADR
12/13/2017	J Espo	Review new calculations	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
		Review email from CUI counsel and confer with N. Smith re. same;									·
12/14/2017	S Smith	draft email to mediator re. same.	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	ADR
12/14/2017	J Espo	Review information from Joe Wolfe	595	0.3	178.50	0.3	178.50	0.0	0.00	BG&L	ADR
		Conference with co-counsel re. strategy for continued negotiations;									
12/15/2017	S Smith	confer with mediator re. same; edit email from mediator.	700	1.2	840.00	0.0	0.00	1.2	840.00	B&S	ADR
, , ,		Talking to Sam Smith and Joe Espo in preparation for the mediation									
12/15/2017	O Melehy	call with the mediator at 10:30 a.m. today.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	ADR
		Speaking with Sam Smith, Joe Espo and the mediator about resolution									
12/15/2017	O Melehy	of the case.	625	0.5	312.50	0.0	0.00	0.5	312.50	M&A	ADR
12/15/2017		Telephone call with Sam and Omar re: settlement issues	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	ADR
12/15/2017		Call with Pattell, Sam and Omar	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	ADR
	N Smith	Draft damages calculations.	225	3.8	855.00	0.0	0.00	3.8	855.00	B&S	ADR
12/13/2017		Draft emails re. analysis of on job data.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	ADR
12/21/201/	5 Jilliul	Prepare for call with mediator; confer wirh mediator and opposing	700	0.3	210.00	0.0	0.00	0.3	210.00	נאם	אטא
12/22/2017	C Smith		700	1.2	840.00	0.0	0.00	1.2	840.00	B&S	ADR
12/22/201/	S SIIIIIII	counsel; debrief with co-counsel re. same and next steps in case.	700	1.2	840.00	0.0	0.00	1.2	640.00	DQJ	ADK
12/22/2017	O Moloby	Speaking with the parties and mediater shout cottlement of the sace	625	0.8	500.00	0.0	0.00	0.8	500.00	M&A	ADR
12/22/2017	,	Speaking with the parties and mediator about settlement of the case.	595	0.8	178.50	0.0	178.50	0.0	0.00		ADR ADR
12/22/201/	h E2h0	Telephone call with Sam and Noah about math for damages	595	0.3	1/8.50	0.3	1/8.50	U.U	0.00	BG&L	ADK

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 76 of 173

						Billing	Billing				
			Rate		Total	Judgment	_	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
	J Espo	Conference call with all counsel	595	0.8	476.00	0.0	0.00	0.8	476.00	BG&L	ADR
1/3/2018	N Smith	Draft damage analysis.	225	5.5	1237.50	0.0	0.00	5.5	1,237.50	B&S	ADR
_, _,		Review memo re. next steps in case and draft emails to team re.							_,		
1/4/2018	S Smith	same.	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	Case Development
1/4/2018	J Espo	Review Sam's e-mail and memo	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Case Development
		Review emails from Sam Smith and Joe Espo and review attached									·
1/4/2018	J Weber	memo re: case status and next steps	525	0.2	105.00	0.2	105.00	0.0	0.00	BG&L	Case Development
1/5/2018	S Smith	Conference with E. Paltell re. settlement negotiations.	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	ADR
		Reviewing and responding to emails from co-counsel regarding									
1/5/2018	O Melehy	scheduling a teleconference regarding litigation strategy.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Case Development
1/9/2018	K Docherty	Review file in preparation for conference call	475	1.0	475.00	1.0	475.00	0.0	0.00	BG&L	Case Development
		Prepare for call with co-counsel re. next steps in case; confer with co-									
1/10/2018	S Smith	counsel re. same.	700	0.9	630.00	0.0	0.00	0.9	630.00	B&S	Case Development
1/10/2018	O Melehy	Speaking with co-counsel about settlement and litigation strategy.	625	0.5	312.50	0.0	0.00	0.5	312.50	M&A	Case Development
1/10/2018	J Espo	Conference call with attorneys	595	0.5	297.50	0.5	297.50	0.0	0.00	BG&L	Case Development
1/10/2018	J Espo	Phone call with attorneys to divide up discovery responsibilties	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	Written Discovery
1/10/2018	B Thompkinson	Review and update client information spreadsheet	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Case Development
1/10/2018	B Thompkinson	Email client information spreadsheet to team	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
		Call with Sam Smith, Omar Melehy, Joseph B. Espo and Kevin D.									
1/10/2018	B Thompkinson	Docherty re: next steps in case and task assignments	265	0.5	132.50	0.5	132.50	0.0	0.00	BG&L	Pleadings
		Researching the effective date of the District of Columbia Minimum									
		Wage Revision Act for the purpose of determining whether to amend									
1/11/2018	O Melehy	the complaint to add claims under that statute.	625	0.2	125.00	0.2	125.00	0.0	0.00	M&A	Case Development
		Reviewing the District of Columbia Minimum Wage Revision Act to									
		determine when the following provisions became law: the enhanced									
. / /20.40	0.14.1.1	attorney's fees provision (Adjusted Laffey Matrix Rates); the vicarious			407.50		405.00				
1/11/2018	O Melehy	liability provisions for prime contractors of subcontractors.	625	0.3	187.50	0.2	125.00	0.1	62.50	M&A	Case Development
		Researching when an employee is deemed to be employed in the									
		District of Columbia for the purposes of coverage under the District of									
1/11/2010	O Malahu	Columbia Minimum Wage Revision Act, including searches for cases	625	0.4	250.00	0.4	250.00	0.0	0.00	N 4 C A	Cons Development
1/11/2018	O Melehy	interpreting the statutory provisions which establish the Drafting email to co-counsel concerning the issue of whether to	625	0.4	250.00	0.4	250.00	0.0	0.00	M&A	Case Development
		amend the complaint to add claims under the District of Columbia									
		Minimum Wage Revision Act, the advantages and disadvantages, and									
1/11/2018	O Melehy	the time frame for which unpaid wages can be sought.	625	0.3	187.50	0.3	187.50	0.0	0.00	M&A	Case Development
1/11/2018	O Wielelly	Meeting with Andrew Balashov to discuss amendments to the	023	0.5	167.30	0.5	187.50	0.0	0.00	IVIQA	Case Development
		Complaint and challenges in preparing the clients' discovery									
1/11/2018	O Melehv	responses.	625	0.2	125.00	0.2	125.00	0.0	0.00	M&A	Written Discovery
1/11/2010	o wicieny	Meeting with Mr. Melehy regarding the applicability of the D.C.	023	0.2	123.00	0.2	123.00	0.0	0.00	Wich	Witten Discovery
		minimum wage statute to Plaintiffs and Opt-In Plaintiffs claims and									
1/11/2018	A Balashov	the test for determining whether the law applies.	350	0.3	105.00	0.2	70.00	0.1	35.00	M&A	Case Development
,,,		Speaking to John Perry regarding resuming discovery responses in the		3.0					22.00		
1/11/2018	A Balashov	case.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Written Discovery
. ,		Reviewing Memorandum prepared by Ms. Wood regarding the status		1						1	,
		of the case and discovery plan forward and changes to the selected									
1/11/2018	A Balashov	Plaintiffs and Opt-Ins who will be responding to discovery.	350	0.4	140.00	0.0	0.00	0.4	140.00	M&A	Written Discovery

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 77 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Dute	Типексерег	Meeting with Mr. Melehy to discuss preparing Plaintiffs' discovery	Value	Hours	rimount	(110013)	(runounc)	110013	Announc		category
1/11/2018	A Balashov	responses.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Written Discovery
2, 12, 2010	7. 20.00.101	Speaking to Andrew Balashov regarding resuming discovery	330	0.2	70.00	0.0	0.00	0.2	7 0.00		· · · · · · · · · · · · · · · · · · ·
1/11/2018	J Perry	responses in the case.	325	0.2	65.00	0.2	65.00	0.0	0.00	M&A	Written Discovery
-,,	J . C y	Review e-mail from Omar Melehy re DC Wage and Hour claim; review	020	0.2	05.00	0.2	00.00	0.0	0.00		Witten Bissorery
1/12/2018	K Docherty	discovery propounded to plaintiffs	475	0.4	190.00	0.4	190.00	0.0	0.00	BG&L	Case Development
1/16/2018	A Balashov	Correspond with co-counsel regarding discovery responses.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
1/16/2018	A Balashov	Review email from Sam Smith regarding status of discovery.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
, , ,		Speaking to John Perry to provide him with a status update on									,
		discovery in the case and to discuss preparing the discovery									
1/17/2018	A Balashov	responses for select named and opt-in plaintiffs.	350	0.1	35.00	0.1	35.00	0.0	0.00	M&A	Written Discovery
, ,		Meeting with Andrew Balashov to discuss case status and discovery									,
1/17/2018	J Perry	responses.	325	0.1	32.50	0.1	32.50	0.0	0.00	M&A	Written Discovery
1/18/2018	J Espo	Respond to Omar's e-mail re: adding District Court claim	595	0.3	178.50	0.3	178.50	0.0	0.00	BG&L	Case Development
, ., .		Review draft email from Sam Smith regarding response to defendants									
		continued overtures at settlement and proposed timeline for									
1/18/2018	A Balashov	deadlines once the case gets returned to litigation.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Case Development
		Reviewing emails from co-counsel Sam Smith to opposing counsel									'
		regarding status of teleconference to discuss moving forward with									
1/18/2018	A Balashov	discovery.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
1/19/2018	S Smith	Edit email re. settlement negotiations.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	ADR
1/31/2018	S Smith	Draft email to defense counsel re. continued negotiations.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	ADR
2/1/2018	J Espo	Update Jesse and Kevin about events for when I am gone	595	0.2	119.00	0.2	119.00	0.0	0.00	BG&L	Case Development
	·	Exchange emails with Joseph B. Espo re: case status and needs while									·
2/1/2018	J Weber	Joseph B. Espo is in trial	525	0.1	52.50	0.1	52.50	0.0	0.00	BG&L	Case Development
		Conference with J. Wolf re. case management issues; draft email re.									·
2/2/2018	S Smith	same.	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Case Development
		Review and respond to email from Barbara G. Thompkinson re: case									
2/2/2018	J Weber	status and discovery needs	525	0.1	52.50	0.1	52.50	0.0	0.00	BG&L	Written Discovery
		Review emails re: discovery assignments and postponement pending									
		settlement discussions; e-mail to Joseph B. Espo, Jessica P. Weber and									
2/2/2018	B Thompkinson	Kevin D. Docherty re: same	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Written Discovery
		Calculate quarterly fees for the period ending December 31, 2017 and									
		total hours expended and send to Ms. Thompkinson to prepare									
2/5/2018	A Balashov	quarterly fee letter.	350	0.4	140.00	0.0	0.00	0.4	140.00	M&A	Fee Petition
2/7/2018	S Smith	Draft email re. revised trial schedule.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Case Development
2/19/2018	S Smith	Edit case management order.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Case Development
		File notice entering appearance of Andrew Balashov on behalf of all									
2/19/2018	A Balashov	Plaintiffs.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Case Development
2/20/2018	S Smith	Edit joint motion to lift stay.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
		Review proposed Order drafted by Sam Smith resuming the case and									
		asking the Court to enter a new scheduling order resetting the									
2/20/2018	A Balashov	deadlines in the case.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Motions Practice
		Correspond by email with co-counsel, Sam Smith regarding deadlines									
		for responding to previously served discovery and whether the new									
2/20/2018	A Balashov	order will have an effect on the deadlines.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
2/21/2018	S Smith	Edit joint motion re. CMR.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 78 of 173

						D:II:	D:III:				
			D-4-		T-4-1	Billing	Billing	1 - 4 - 4			
D-+-	Ti	Description	Rate		Total	Judgment	Judgment	Lodestar	Lodestar	Fi	Catanani
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
		E-mail to clients with case status update; voice mail from and to									
2/25/2010	D. T.I	Robert James; update excel spreadsheet with client contact	265	0.5	422.50	0.0	0.00	0.5	422.50	2001	
2/26/2018	B Thompkinson	information	265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	Case Development
2/27/2018	K Docherty	Review letter to clients re case status	475	0.1	47.50	0.0	0.00	0.1	47.50	BG&L	Case Development
2/27/2018	B Thompkinson	E-mail with Joseph B. Espo re: associate work	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
3/1/2018	S Smith	Edit template for Rogs.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Written Discovery
		Participating in conference call with co-counsel to discuss litigation								_	
3/1/2018	O Melehy	strategy.	625	0.5	312.50	0.0	0.00	0.5	312.50	M&A	Case Development
3/1/2018	J Espo	Conference call re: status and moving forward	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	Case Development
3/1/2018	L Donnell	Edit draft template to respond to Rogs and RFP.	550	3.0	1650.00	0.0	0.00	3.0	1,650.00	B&S	Written Discovery
3/1/2018	L Donnell	Prepare for team call.	550	1.0	550.00	0.0	0.00	1.0	550.00	B&S	Written Discovery
3/1/2018	K Docherty	Telephone call with Joseph B. Espo and co-counsel re case status	475	0.5	237.50	0.5	237.50	0.0	0.00	BG&L	Case Development
		Locate and review previous discovery assignments; e-mail same to									
3/1/2018	B Thompkinson	Joseph B. Espo along with documents received	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Written Discovery
		Draft meet and confer letter re. document production; edit and									
3/2/2018	S Smith	finalize same.	700	0.7	490.00	0.0	0.00	0.7	490.00	B&S	Case Development
3/2/2018	L Donnell	Edit Rog/RFP; review S. Smith letter re. discovery.	550	2.2	1210.00	0.0	0.00	2.2	1,210.00	B&S	Written Discovery
		Review emails from co-counsel regarding changes to the discovery									
		responses and correspond with co-counsel about same as well as									
3/2/2018	A Balashov	contact information for M&A respondents.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Written Discovery
3/2/2018	CLowe	Research re. owner of property.	150	0.2	30.00	0.2	30.00	0.0	0.00	B&S	Case Development
3/5/2018	S Smith	Edit and serve meet and confer letter.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Case Development
3/5/2018	J Espo	Edit letter to Nikki and Joe Wolf re: discovery deficiencies	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
		Correspondence to team re. discovery; correspondence to S. Smith									
3/12/2018	L Donnell	re. outstanding projects.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Written Discovery
		Review and edit draft interrogatory responses of named Plaintiffs and									
3/12/2018	A Balashov	draft document production responses of named Plaintiffs.	350	1.0	350.00	0.0	0.00	1.0	350.00	M&A	Written Discovery
3/13/2018	J Espo	Review draft template discovery responses	595	0.7	416.50	0.0	0.00	0.7	416.50	BG&L	Written Discovery
		Finalize discovery; review correspondence from co-counsel re.									<i>'</i>
3/13/2018	L Donnell	discovery; confer with S. Smith; review deadlines.	550	2.5	1375.00	0.0	0.00	2.5	1,375.00	B&S	Written Discovery
3/13/2018	K Docherty	Prepare motion to reconsider denial of Motion to Compel	475	0.4	190.00	0.0	0.00	0.4	190.00	BG&L	Motions Practice
-,,		Correspond with Joe Espo regarding my edits to the draft SFS									
3/13/2018	A Balashov	discovery responses and deadline to respond.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
3, 13, 1010	7 (5 (1 (3)) ()	Meeting with Caryn Warner to give her instructions for contacting the	330	0.1	55.55	0.0	0.00	0.12	33.00		TTTTEET DISCOVERY
		named and opt-in plaintiffs for purposes of making arrangements for									
3/13/2018	A Balashov	me to speak to them about their discovery.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Written Discovery
3/13/2010	7 Bulustiov	Conference with Joseph B. Espo re: status letter to client and	330	0.2	70.00	0.0	0.00	0.2	70.00	IVICA	Wilteen Discovery
		updating client information; review and edit status letter; emails with									
3/13/2018	B Thompkinson	Elizabeth Suero re: same	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Case Development
3/13/2018	Б ПЮПРКІПЗОП	Prepare for call re. meet and confer with CUI counsel; draft email re.	203	0.5	73.30	0.0	0.00	0.5	79.50	DOGL	case Development
3/14/2018	S Smith	same.	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	Case Development
3/14/2018	3 3111111	Finalize draft templates re. SFS discovery responses; correspondence	700	0.5	330.00	0.0	0.00	0.5	330.00	DQJ	case Development
3/14/2018	L Donnell		550	1.2	660.00	0.0	0.00	1.2	660.00	B&S	Writton Discovers
5/14/2018	r ponneil	with counsel re. discovery responses. Telephone conversation with Dwayne Johnson regarding the	550	1.2	00.000	0.0	0.00	1.2	00.00	8&2	Written Discovery
2/14/2010	A Dalashs:		250	0.3	70.00	0.0	0.00	0.3	70.00	NAG A	Meithan Dissess
3/14/2018	A Balashov	discovery responses.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Written Discovery
3/15/2018	S Smith	Edit motion to reconsider motion to compel.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
2/45/2215	0.14	Reviewing motion for reconsideration of the order denying the			62.55	0.0	0.00		62.55		
3/15/2018	O Melehy	motion to compel discovery as moot.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Written Discovery

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 79 of 173

Timekeeper L Donnell B Thompkinson MCH J Espo MCH	Description Review letters to opt-ins to evaluate status of last contact. Check spreadsheet of opt ins for D. Bailey Making document accessible - n/c	Rate Value 550 265	Hours	Total Amount	Billing Judgment	Billing Judgment	Lodestar	Lodestar		
L Donnell B Thompkinson MCH J Espo	Review letters to opt-ins to evaluate status of last contact. Check spreadsheet of opt ins for D. Bailey	Value 550			O	0	Lodestar	Lodestar		
L Donnell B Thompkinson MCH J Espo	Review letters to opt-ins to evaluate status of last contact. Check spreadsheet of opt ins for D. Bailey	550								
B Thompkinson MCH J Espo	Check spreadsheet of opt ins for D. Bailey				(Hours)	(Amount)	Hours	Amount	Firm	Category
MCH J Espo	·		0.6	330.00	0.0	0.00	0.6	330.00	B&S	Case Development
J Espo	Making document accessible - n/c		0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
	·	200	0.3	60.00	0.3	60.00	0.0	0.00	BG&L	Case Development
MCH	Finish getting motion to compel filed	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Motions Practice
	Making documents accessible - n/c	200	0.5	100.00	0.5	100.00	0.0	0.00	BG&L	Case Development
	Draft email to opposing counsel re. meet and confer re. document									
S Smith	production.	700	0.1	70.00	0.0	0.00	0.1	70.00	B&S	Motions Practice
	Draft emails to CUI counsel re. discovery issues; review SFS' response									
S Smith	to motion to compel and draft email re. strategy for reply brief.	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Motions Practice
J Espo	discovery	595	0.6	357.00	0.0	0.00	0.6	357.00	BG&L	Motions Practice
L Donnell	re. discovery; draft letter to D. Stout re. same.	550	3.1	1705.00	0.0	0.00	3.1	1,705.00	B&S	Written Discovery
	·									
A Balashov	, ·	350	0.1	35.00	0.1	35.00	0.0	0.00	M&A	Written Discovery
	,,									
	new representative Plaintiffs and calendar new discovery response									
A Balashov	deadline for Plaintiffs.	350	0.1	35.00	0.1	35.00	0.0	0.00	M&A	Written Discovery
B Thompkinson	Call and e-mail with client re: status	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
L Donnell	Review calendar re. discovery .	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Written Discovery
J Espo	Conference call with all attorneys and judge re: discovery	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Court Hearing
L Donnell	Revise discovery RFP and rogs.	550	2.5	1375.00	0.0	0.00	2.5	1,375.00	B&S	Written Discovery
	Prepare for teleconference with Judge Sullivan regarding two									
	outstanding discovery motions in the case by reviewing the related									
A Balashov	motions, Docket Nos. 80, 82.	350	0.4	140.00	0.0	0.00	0.4	140.00	M&A	Motions Practice
	Participate on teleconference with counsel for all parties and Judge									
A Balashov	Sullivan to discuss renewed discovery motions.	350	0.2	70.00	0.2	70.00	0.0	0.00	M&A	Court Hearing
J Espo	Review Loren's discovery drafts	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	Written Discovery
	Redraft of discovery RFPs and Rogs; call with M. Williams re.									·
	discovery; call with C. Green re. same; draft letter to D. Stout re.									
L Donnell	same.	550	3.2	1760.00	0.0	0.00	3.2	1,760.00	B&S	Written Discovery
CLowe	Research re. D. Stout address.	150	0.2	30.00	0.0	0.00	0.2	30.00	B&S	Case Development
L Donnell	Prepare for call with C. Green re. discovery; call with C. Green.	550	0.9	495.00	0.0	0.00	0.9	495.00	B&S	Written Discovery
L Donnell		550	1.6	880.00	0.0	0.00	1.6	880.00	B&S	Written Discovery
A Balashov	· ·	350	0.3	105.00	0.0	0.00	0.3	105.00	M&A	Fee Petition
	Review correspondence from opposing counsel responding to									
A Balashov		350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
B Thompkinson							0.1		BG&L	Case Development
							_			Written Discovery
•	,									Written Discovery
S Smith	, 1									Case Development
										Case Development
J J	, , , , , , , , , , , , , , , , , , , ,	, 55	2.5	2730.00	0.0	0.00	2.5	2,730.00	503	case bevelopment
l Esno	•	595	0.3	178 50	0.0	0.00	0.3	178 50	BG&I	Written Discovery
	9									Written Discovery
	,									Written Discovery
	o, o .									Case Development
J L A ABLIL A ABJISS JISS	Espo Donnell Balashov Thompkinson Donnell Espo Donnell Balashov Balashov Balashov Balashov Balashov Balashov Connell Clowe Donnell Donnell Balashov Balashov Thompkinson Espo Espo	Reply Memo in support of renewed motion to compel SFS to answer discovery Draft revised discovery; call with C. Green re. discovery; M. Williams re. discovery; draft letter to D. Stout re. same. Review emails from co-counsel Joe Espo and Sam Smith regarding discovery dispute with SFS. Review email from opposing counsel regarding reserving discovery on new representative Plaintiffs and calendar new discovery response deadline for Plaintiffs. Thompkinson Call and e-mail with client re: status Donnell Review calendar re. discovery. Espo Conference call with all attorneys and judge re: discovery Donnell Review discovery RFP and rogs. Prepare for teleconference with Judge Sullivan regarding two outstanding discovery motions in the case by reviewing the related motions, Docket Nos. 80, 82. Participate on teleconference with counsel for all parties and Judge Balashov Balashov Balashov Beyiew Loren's discovery discovery motions. Espo Review Loren's discovery discovery motions. Espo Review Loren's discovery RFPs and Rogs; call with M. Williams re. discovery; call with C. Green re. same; draft letter to D. Stout re. same. Donnell Prepare for call with C. Green re. discovery; call with C. Green. Donnell Call with C. Green re. discovery; call with M. Williams re. same. Review correspondence from opposing counsel responding to Pepare quarterly fee report for Firm and send to co-counsel. Review correspondence from opposing counsel responding to Plaintiffs' previously sent discovery deficiency letter. Thompkinson Emails to two clients re: returned mail Espo Review and comment on Joe Wolfe's letter re: discovery Espo Review and comment on Joe Wolfe's letter re: discovery Espo Review and comment on Joe Wolfe's letter re: discovery Espo Review and range an appointment to deal with interrogatories Espo Review Sam's letter re: outstanding discovery issues with SFS Smith Draft email re. strategy for negotiations/discovery.	Reply Memo in support of renewed motion to compel SFS to answer discovery Draft revised discovery; call with C. Green re. discovery; M. Williams re. discovery; draft letter to D. Stout re. same. Review emails from co-counsel Joe Espo and Sam Smith regarding discovery dispute with SFS. Review emails from opposing counsel regarding reserving discovery on new representative Plaintiffs and calendar new discovery response deadline for Plaintiffs. Thompkinson Call and e-mail with client re: status Conference call with all attorneys and judge re: discovery S50 Espo Conference call with all attorneys and judge re: discovery Prepare for teleconference with Judge Sullivan regarding two outstanding discovery motions in the case by reviewing the related motions, Docket Nos. 80, 82. Balashov Balashov Sullivan to discuss renewed discovery motions. S50 Espo Review Loren's discovery drafts S50 Redraft of discovery RFPs and Rogs; call with M. Williams re. discovery; call with C. Green re. same; draft letter to D. Stout re. S50 Donnell Prepare for call with C. Green re. discovery; call with C. Green. S50 Donnell Prepare quarterly fee report for Firm and send to co-counsel. S50 Balashov Plaintiffs' previously sent discovery deficiency letter. S50 Review correspondence from opposing counsel responding to Plaintiffs' previously sent discovery deficiency letter. S50 Review and comment on Joe Wolfe's letter re: discovery S50 Review and comment on Joe Wolfe's letter re: discovery S50 Smith Draft and edit meet and confer letter to J. Wolf. Smith Prepare Review Sam's letter re: outstanding discovery issues with SFS S95 Smith Draft email re. strategy for negotiations/discovery.	Reply Memo in support of renewed motion to compel SFS to answer discovery discovery Draft revised discovery; call with C. Green re. discovery; M. Williams re. discovery; draft letter to D. Stout re. same. S50 3.1 Review emails from co-counsel Joe Espo and Sam Smith regarding discovery dispute with SFS. S50 0.1 Review emails from opposing counsel regarding reserving discovery on new representative Plaintiffs and calendar new discovery response deadline for Plaintiffs. S50 0.1 Inhompkinson Call and e-mail with client re: status 265 0.1 Donnell Review calendar re. discovery . S50 0.2 Espo Conference call with all attorneys and judge re: discovery . S50 0.2 Espo Conference call with all attorneys and judge re: discovery . S50 0.3 Prepare for teleconference with Judge Sullivan regarding two outstanding discovery motions in the case by reviewing the related motions, Docket Nos. 80, 82. S50 0.4 Participate on teleconference with counsel for all parties and Judge Sullivan to discuss renewed discovery motions. S50 0.2 Espo Review Loren's discovery drafts S50 0.5 Redraft of discovery RFPs and Rogs; call with M. Williams re. discovery; call with C. Green re. same; draft letter to D. Stout re. discovery; call with C. Green re. same; draft letter to D. Stout re. S50 0.9 Donnell Research re. D. Stout address. S50 0.9 Donnell Call with C. Green re. discovery; call with M. Williams re. same. S50 0.9 Donnell Call with C. Green re. discovery; call with M. Williams re. same. S50 0.9 Donnell Prepare quarterly fee report for Firm and send to co-counsel. S50 0.9 Review correspondence from opposing counsel responding to Plaintiffs' previously sent discovery deficiency letter. S50 0.3 Resiabnov Prepare quarterly fee report for Firm and send to co-counsel. S50 0.3 Resiabnov Plaintiffs' previously sent discovery deficiency letter. S50 0.5 Salashov Plaintiffs' previously sent discovery deficiency letter. S50 0.2 Espo Review draft discovery template S50 0.5 Gall John Poles and arrange an appointment to deal with interr	Reply Memo in support of renewed motion to compel SFS to answer discovery discovery Draft revised discovery; call with C. Green re. discovery; M. Williams re. discovery; draft letter to D. Stout re. same. Review emails from co-counsel Joe Espo and Sam Smith regarding discovery dispute with SFS. Review emails from opposing counsel regarding reserving discovery on new representative Plaintiffs and calendar new discovery response deadline for Plaintiffs. Balashov Call and e-mail with client re: status Conference call with all attorneys and judge re: discovery Espo Conference call with all attorneys and judge re: discovery Prepare for teleconference with Judge Sullivan regarding two outstanding discovery motions in the case by reviewing the related motions, Docket Nos. 80, 82. Participate on teleconference with counsel for all parties and Judge Balashov Sullivan to discuss renewed discovery motions. Espo Review Loren's discovery drafts Review Loren's discovery drafts Review Loren's discovery RFPs and Rogs; call with M. Williams re. discovery; call with C. Green re. same; draft letter to D. Stout re. same. Ciscovery; call with C. Green re. discovery; call with C. Green. Donnell Prepare for call with C. Green re. discovery; call with C. Green. So Donnell Prepare for call with C. Green re. discovery; call with C. Green. So Donnell Prepare quarterly fee report for Firm and send to co-counsel. Realashov Prepare quarterly fee report for Firm and send to co-counsel. Realashov Prepare quarterly fee report for Firm and send to co-counsel. Balashov Prepare quarterly fee report for Firm and send to co-counsel. Balashov Prepare quarterly fee report for Firm and send to co-counsel. Balashov Prepare quarterly fee report for Firm and send to co-counsel. Balashov Prepare quarterly fee report for Firm and send to co-counsel. Balashov Prepare quarterly fee report for Firm and send to co-counsel. Balashov Prepare quarterly fee report for Firm and send to co-counsel. Balashov Prepare quarterl	Reply Memo in support of renewed motion to compel SFS to answer discovery and discovery discovery; call with C. Green re. discovery; M. Williams re. discovery; draft letter to D. Stout re. same. Review emails from co-counsel Joe Espo and Sam Smith regarding discovery dispute with SFS. 350 0.1 35.00 0.0 35.00 0.1 35.00 0.1 35.00 0.1 35.00 0.1 35.00 0.1 35.00 0.1 35.00 0.1 35.00 0.1 35.00 0.1 35.00 0.1 35.00 0.0 35.00 0.1 35.00 0.1 35.00 0.0 35.00 0.1 35.00 0.1 35.00 0.1 35.00 0.1 35.00 0.1 35.00 0.1 35.00 0.1 35.00 0.1 35.00 0.1 35.00 0.1 35.00 0.1 35.00 0.1 35.00 0.1 35.00 0.1 35.00 0.1 35.00 0.1 35.00 0.1 35.00 0.1 35.00 0.1 35.00 0.0 35.00 0.0 35.0	Reply Memo in support of renewed motion to compel SFS to answer discovery Sp5 0.6 357.00 0.0 0.00	Reply Memo in support of renewed motion to compel SFS to answer Sepp	Reply Memo in support of renewed motion to compel SFS to answer discovery S55 0.6 357.00 0.0 0.00 0.6 357.00 357.00 D76 trevised discovery; call with C. Green re. discovery; M. Williams S55 0.1 0.0 0.	Reply Memo in support of renewed motion to compel SFS to answer 595 0.6 357.00 0.0 0.0 0.0 0.6 357.00 0.0 0.6 357.00 0.0 0.6 357.00 0.0

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 80 of 173

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Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
4/11/2018	J Espo	Telephone call with John Poles re: discovery	595	1.1	654.50	0.0	0.00	1.1	654.50	BG&L	Written Discovery
. / /		Conference call with co-counsel re. strategy for answering discovery								-00	
4/12/2018	S Smith	and taking Rule 30(b)(6) depositions.	700	0.7	490.00	0.0	0.00	0.7	490.00	B&S	Written Discovery
		Teleconference with co-counsel regarding status of discovery									
		responses of named Plaintiffs and opt-ins and challenges with								_	
4/12/2018	O Melehy	preparing the discovery.	625	0.7	437.50	0.0	0.00	0.7	437.50	M&A	Written Discovery
		Telephone conference re: discovery and other issues with Sam, Loren,									
4/12/2018	J Espo	Omar, Andrew and Kevin	595	0.7	416.50	0.0	0.00	0.7	416.50	BG&L	Written Discovery
4/12/2018	J Espo	Work on discovery responses	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	Written Discovery
		Review settlement and demand in preparation for call; conference									
4/12/2018	L Donnell	call re. discovery/settlement.	550	0.5	275.00	0.4	220.00	0.1	55.00	B&S	ADR
		Review e-mails, letters, and discovery response templates; telephone									
		call with co-counsel and Joseph B. Espo; follow up on opt-in plaintiff									
4/12/2018	K Docherty	Christna Miller	475	2.6	1235.00	0.7	332.50	1.9	902.50	BG&L	Written Discovery
4/12/2018	A Balashov	Speaking to Mian Imran regarding his discovery responses.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Written Discovery
		Teleconference with co-counsel regarding status of discovery									
4/12/2018	A Balashov	responses.	350	0.7	245.00	0.0	0.00	0.7	245.00	M&A	Written Discovery
		Prepare and send status update letter on discovery responses to co-									
4/12/2018	A Balashov	counsel.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Written Discovery
4/12/2018	B Thompkinson	Attempt to locate plaintiffs	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Case Development
		Emails re: locating clients; conference with Joseph B. Espo re: same;									
		locate new contact information and e-mail co-counsel; update client									
4/12/2018	B Thompkinson	information spreadsheet	265	0.9	238.50	0.0	0.00	0.9	238.50	BG&L	Case Development
4/13/2018	S Smith	Research, draft and edit Rule 30(b)(6) notice.	700	4.6	3220.00	0.0	0.00	4.6	3,220.00	B&S	Depositions
4/16/2018	S Smith	Draft and edit Rule 30(b)(6) notice and outline.	700	6.5	4550.00	0.0	0.00	6.5	4,550.00	B&S	Depositions
		Meeting with Intern Nick Blackmore about reviewing documents									i i
		produced by Plaintiffs in the case in advance of preparing their									
4/16/2018	A Balashov	discovery responses.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Written Discovery
4/17/2018	S Smith	Draft and edit 30(b)(6) notice and prep for depositions.	700	5.8	4060.00	0.0	0.00	5.8	4,060.00	B&S	Depositions
4/17/2018	J Espo	Call folks for interrogatory answers	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Written Discovery
4/17/2018	J Espo	Review Sam's Rule 30(b)(6) notice and edit	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	Depositions
, ,		Draft ESI conferral letter; review S. Smith draft of 30(b)(6) notice; call									
4/17/2018	L Donnell	with D. Stout re. discovery responses.	550	3.8	2090.00	0.4	220.00	3.4	1.870.00	B&S	Written Discovery
1, 11, 1010		Review documents from file for Firm's 4 plaintiffs for whom we are									
		preparing discovery. Review past interview notes in preparation for									
4/17/2018	A Balashov	preparing discovery responses.	350	0.3	105.00	0.0	0.00	0.3	105.00	M&A	Written Discovery
4/17/2018	CLowe	Edit letter re. ESI.	150	0.4	60.00	0.0	0.00	0.4	60.00	B&S	Written Discovery
4/18/2018	S Smith	Draft and edit document requests (6.2).	700	6.2	4340.00	0.0	0.00	6.2	4,340.00	B&S	Written Discovery
4/18/2018	J Espo	E-mail re: Rule 30(b)(6) and Loren's letter re: electronic discovery	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Written Discovery
1, 10, 2010	3 2000	Calls to plaintiff opt-ins re. discovery; correspondence to S. Smith re.	333	0.2	115.00	0.0	0.00	0.2	113.00	5002	TTTTCCTT DISCOVERY
4/18/2018	L Donnell	same; review and edit to letter re. ESI conference.	550	1.8	990.00	0.0	0.00	1.8	990.00	B&S	Written Discovery
4/10/2010	L Dominen	Review 30(b)(6) notices and letter to Defendant re ESI; edits to same;	330	1.0	330.00	0.0	0.00	1.0	330.00	DQS	Wilter Discovery
4/18/2018	K Docherty	e-mail same to Joseph B. Espo for review	475	0.4	190.00	0.4	190.00	0.0	0.00	BG&L	Depositions
7/ 10/ 2018	K Docherty	Review local rules re ESI discovery; e-mail to team re edits to letter	4/3	0.4	130.00	0.4	190.00	0.0	0.00	DOOL	Dehositions
4/18/2018	K Docherty		475	0.3	142.50	0.0	0.00	0.3	142.50	BG&L	Written Discovery
4/18/2018	CLowe	requesting ESI conference Edit letter re. ESI.	150	0.3	30.00	0.0	0.00	0.3	30.00	BG&L B&S	Written Discovery
	S Smith	Draft Second RFPs to SFS and CUI.	700		1680.00	0.0	0.00	2.4	1,680.00		
4/19/2018			595	2.4		0.0	0.00			B&S	Written Discovery
4/19/2018	J Espo	Edit second RFP to defendants	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Written Discovery

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 81 of 173

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4/24/2018 A Balashov paystubs, pictures and forms related to his employment. 350 0.7 245.00 0.0 0.00 0.7 245.00 M&A Written Discovery 4/24/2018 4/24/2018 A Balashov Drafting discovery response of Opt-in Plaintiff Mian Imran 350 0.9 315.00 0.0 0.0 0.9 315.00 M&A Written Discovery 4/24/2018 4/24/2018 B Thompkinson Draft quarterly fee letter 265 0.1 26.50 0.0 0.00 0.1 26.50 BG&L Fee Petition MA 4/24/2018 C Lowe Docusign. 150 0.6 90.00 0.6 90.00 0.0 0.00 B&S Written Discovery Grade Di	,, = ,, = = = =		·							100100		
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4/24/2018 B Thompkinson Draft quarterly fee letter 265 0.1 26.50 0.0 0.00 0.1 26.50 BG&L Fee Petition 4/24/2018 CLowe Docusign. 150 0.6 90.00 0.6 90.00 0.0 0.00 B&S Written Discov Draft responses to discovery for Boyd, Williams, Conroy, Stout; follow up re. same; correspondence to team re. status; review documents 550 3.0 1650.00 0.0 0.00 3.0 1,650.00 B&S Written Discov 4/25/2018 A Balashov Prepare interrogatory answers for Named Plaintiff Courtney Wilson. 350 1.4 490.00 0.0 0.00 1.4 490.00 M&A Written Discov 4/25/2018 A Balashov Prepare interrogatory answers for opt-in Plaintiff Mian Imran. 350 1.2 420.00 0.0 0.0 1.2 420.00 M&A Written Discov 4/25/2018 A Balashov Plaintiff Mian Imran. 350 0.5 175.00 0.0 0.0 0.5 175.00 M&A Written Discov												Written Discovery
Bates-stamp Boyd docs; edit and send rogs to J. Boyd, D. Stout via 4/24/2018 CLowe Docusign. Draft responses to discovery for Boyd, Williams, Conroy, Stout; follow up re. same; correspondence to team re. status; review documents from M. Williams. 550 3.0 1650.00 0.0 0.00 3.0 1,650.00 B&S Written Discov 4/25/2018 A Balashov Prepare interrogatory answers for Named Plaintiff Courtney Wilson. 4/25/2018 A Balashov Prepare interrogatory answers for opt-in Plaintiff Mian Imran. 750 0.5 175.00 0.0 0.00 0.0 0.00 0.5 175.00 M&A Written Discov 8425/2018 A Balashov Prepare responses to document production requests for named 9725/2018 A Balashov Prepare interrogatory answers for named Plaintiff John Poles. 9725/2018 A Balashov Prepare interrogatory answers for named Plaintiff John Poles. 9725/2018 A Balashov Prepare interrogatory answers for named Plaintiff John Poles. 9725/2018 A Balashov Prepare interrogatory answers for named Plaintiff John Poles. 9725/2018 A Balashov Prepare interrogatory answers for named Plaintiff John Poles. 9725/2018 A Balashov Prepare interrogatory answers for named Plaintiff John Poles. 9725/2018 A Balashov Prepare interrogatory answers for named Plaintiff John Poles.			, , , , ,									
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Draft responses to discovery for Boyd, Williams, Conroy, Stout; follow up re. same; correspondence to team re. status; review documents from M. Williams. 4/25/2018 L Donnell from M. Williams. 550 3.0 1650.00 0.0 0.00 3.0 1,650.00 B&S Written Discovers of the	4/24/2018	CLowe		150	0.6	90.00	0.6	90.00	0.0	0.00	B&S	Written Discovery
up re. same; correspondence to team re. status; review documents 4/25/2018 L Donnell from M. Williams. 550 3.0 1650.00 0.0 0.00 3.0 1,650.00 B&S Written Discov 4/25/2018 A Balashov Prepare interrogatory answers for Named Plaintiff Courtney Wilson. 4/25/2018 A Balashov Prepare interrogatory answers for opt-in Plaintiff Mian Imran. 550 3.0 1650.00 0.0 0.00 1.4 490.00 M&A Written Discov 4/25/2018 A Balashov Prepare interrogatory answers for opt-in Plaintiff Mian Imran. 550 3.0 1650.00 0.0 0.00 1.4 490.00 M&A Written Discov 550 3.0 1650.00 0.0 0.00 0.00 0.00 0.00 0.00 0.00	,, = ,, = = = =											
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4/25/2018 A Balashov Prepare interrogatory answers for Named Plaintiff Courtney Wilson. 350 1.4 490.00 0.0 1.4 490.00 M&A Written Discov 4/25/2018 A Balashov Prepare interrogatory answers for opt-in Plaintiff Mian Imran. 350 1.2 420.00 0.0 1.2 420.00 M&A Written Discov Prepare responses to document production requests for named Plaintiff Mian Imran. 350 0.5 175.00 0.0 0.0 0.5 175.00 M&A Written Discov 4/25/2018 A Balashov Prepare interrogatory answers for named Plaintiff John Poles. 350 1.3 455.00 0.0 0.00 1.3 455.00 M&A Written Discov	4/25/2018	L Donnell	1.	550	3.0	1650.00	0.0	0.00	3.0	1.650.00	B&S	Written Discovery
4/25/2018 A Balashov Prepare interrogatory answers for opt-in Plaintiff Mian Imran. 350 1.2 420.00 0.0 1.2 420.00 M&A Written Discover 4/25/2018 A Balashov Plaintiff Mian Imran. 350 0.5 175.00 0.0 0.00 0.5 175.00 M&A Written Discover 4/25/2018 A Balashov Prepare interrogatory answers for named Plaintiff John Poles. 350 1.3 455.00 0.0 0.00 1.3 455.00 M&A Written Discover												Written Discovery
Prepare responses to document production requests for named 4/25/2018 A Balashov Plaintiff Mian Imran. Prepare interrogatory answers for named Plaintiff John Poles. 350 0.5 175.00 0.0 0.00 0.5 175.00 M&A Written Discov												Written Discovery
4/25/2018 A Balashov Plaintiff Mian Imran. 350 0.5 175.00 0.0 0.5 175.00 M&A Written Discov 4/25/2018 A Balashov Prepare interrogatory answers for named Plaintiff John Poles. 350 1.3 455.00 0.0 0.0 1.3 455.00 M&A Written Discov	, ==, ===					3.00		2.00		3.00		2.000.019
4/25/2018 A Balashov Prepare interrogatory answers for named Plaintiff John Poles. 350 1.3 455.00 0.0 0.00 1.3 455.00 M&A Written Discov	4/25/2018	A Balashov		350	0.5	175.00	0.0	0.00	0.5	175.00	M&A	Written Discovery
												Written Discovery
14/25/2018 IB I hompkinson Tupload Marcus Williams files: e-mail to Loren Donnell re same 265 0.6 159.00 0.0 0.00 0.6 159.00 RG&I Written Discov	4/25/2018	B Thompkinson	Upload Marcus Williams files; e-mail to Loren Donnell re same	265	0.6	159.00	0.0	0.00	0.6	159.00	BG&L	Written Discovery

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 82 of 173

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			D-4-		T-4-1	Billing	Billing	1			
D-+-	Time also an an	Danada kina	Rate		Total	Judgment	Judgment	Lodestar	Lodestar	Fi	C-+
Date	Timekeeper	Description Welliam discourance and a second	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
4/26/2018	J Espo	Work on Eric Walker discovery responses	595	1.6	952.00	0.0	0.00	1.6	952.00	BG&L	Written Discovery
1/26/2010	I Fana	Tally with Change David and discourse and a state of the	505	0.2	110.00	0.0	0.00	0.3	110.00	DC 81	Maitte Bi-
4/26/2018	J Espo	Talk with Steven Boyd re: discovery responses, set up a time to meet	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Written Discovery
4/26/2018	J Espo	Draft Eric Walker's response to document request	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Written Discovery
4/26/2018	L Donnell	Call with J. Wolf, N. Nesbitt re. ESI.	550	0.4	220.00	0.0	0.00	0.4	220.00	B&S	Written Discovery
1/26/2010	I/ D = ala a mto .	Left message with Christna Miller re meeting to discuss discovery	475	0.1	47.50	0.0	0.00	0.1	47.50	DC01	Maitte - Dissesses
4/26/2018	K Docherty	responses	475	0.1	47.50	0.0	0.00	0.1	47.50	BG&L	Written Discovery
4/26/2018	A Balashov	Drafting interrogatory answers for Dwayne Johnson, opt-in Plaintiff.	350	1.0	350.00	0.0	0.00	1.0	350.00	M&A	Written Discovery
1/25/2010		Drafting response to document production request for named	250	4.0	250.00	0.0	0.00	4.0	250.00		
4/26/2018	A Balashov	Plaintiff John Poles.	350	1.0	350.00	0.0	0.00	1.0	350.00	M&A	Written Discovery
4/26/2018	A Balashov	Drafting interrogatory answers Plaintiff Dwayne Johnson.	350	0.6	210.00	0.0	0.00	0.6	210.00	M&A	Written Discovery
. /2.5 /2.2.4		Drafting responses to document requests for Plaintiff Dwayne			242.00						
4/26/2018	A Balashov	Johnson.	350	0.6	210.00	0.0	0.00	0.6	210.00	M&A	Written Discovery
4/26/2018	CLowe	Prepare and send rogs to M. Williams, D. Stout, J. Boyd.	150	0.4	60.00	0.0	0.00	0.4	60.00	B&S	Written Discovery
		Review email from counsel for SFS and Sharif re. filing for bankruptcy;									
. /0= /00 . 0		confer with co-counsel re. strategy for responding to same; edit email									
4/27/2018	S Smith	response and send to SFS counsel.	700	0.8	560.00	0.0	0.00	0.8	560.00	B&S	ADR
4/27/2018	J Espo	Work on discovery responses for Walker and Borden	595	1.5	892.50	0.0	0.00	1.5	892.50	BG&L	Written Discovery
4/27/2018	J Espo	Work on Walker and Borden discovery responses	595	1.2	714.00	0.0	0.00	1.2	714.00	BG&L	Written Discovery
4/27/2018	J Espo	Try to manage discovery responses	595	0.7	416.50	0.0	0.00	0.7	416.50	BG&L	Written Discovery
4/27/2018	J Espo	Telephone call with Sam, Loren and Barb about discovery	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	Written Discovery
4/27/2018	J Espo	Finish Borden discovery	595	1.0	595.00	0.0	0.00	1.0	595.00	BG&L	Written Discovery
4/27/2018	J Espo	Review Loren's e-mail about SFS discovery	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Written Discovery
. /0= /00.0		Left message for Christna Miller re missing meeting to work on								5001	
4/27/2018	K Docherty	discovery responses; e-mail to Christna Miller re same	475	0.3	142.50	0.0	0.00	0.3	142.50	BG&L	Written Discovery
4/27/2018	K Docherty	Finalize Christna Miller's objections to SFS' discovery requests	475	0.6	285.00	0.0	0.00	0.6	285.00	BG&L	Written Discovery
. /0= /00.40		Finalizing Courtney Wilson's answers to Defendant SFS			245.00				0.1-00		
4/27/2018	A Balashov	Communications First Request for Production of Documents.	350	0.9	315.00	0.0	0.00	0.9	315.00	M&A	Written Discovery
. /0= /00 . 0											
4/27/2018	A Balashov	Correspond with co-counsel regarding status of discovery responses.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Written Discovery
4/27/2018	A Balashov	Finalize Dwayne Johnson's interrogatory answers.	350	0.4	140.00	0.0	0.00	0.4	140.00	M&A	Written Discovery
. /0= /00.40		Review and edit Borden's answers to interrogatories; review and edit			450.00				450.00	5001	
4/27/2018	B Thompkinson	Walker's answers to interrogatories	265	0.6	159.00	0.0	0.00	0.6	159.00	BG&L	Written Discovery
		Call with team re interrogatory answers and e-mail from opposing									
		counsel re bankruptcy and not responding to discovery; update									
		contact information for clients; conference with Joseph B. Espo re:									
		discovery responses; review Walker and Borden responses to									
4/27/2018	B Thompkinson	document requests	265	2.0	530.00	1.0	265.00	1.0	265.00	BG&L	Written Discovery
		Prepare and Bates-stamp Williams docs, edit rogs, edit rfps, serve on									
4/27/2018	CLowe	dfdts counsel.	150	7.6	1140.00	5.0	750.00	2.6	390.00	B&S	Written Discovery
		Edit motion to compel re. SFS defendants; confer with L. Donnell re.									
4/30/2018	S Smith	ESI issues.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Motions Practice
4/30/2018	J Espo	Second Motion to Compel	595	1.0	595.00	0.0	0.00	1.0	595.00	BG&L	Motions Practice
4/30/2018	J Espo	Finish reading Salinas v. Commercial Interiors	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	Written Discovery
4/30/2018	J Espo	Finish Motion to Compel and related filings	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	Motions Practice
4/30/2018	B Thompkinson	Review and edit motion to compel and supporting documents	265	0.6	159.00	0.0	0.00	0.6	159.00	BG&L	Motions Practice
= /4 /0 = · =		Telephone call with Christna Miller re meeting to discuss discovery									
5/1/2018	K Docherty	responses	475	0.1	47.50	0.0	0.00	0.1	47.50	BG&L	Written Discovery

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 83 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
5/2/2018	S Smith	Draft emails re. R. 30(b)(6) depositions.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Depositions
5/2/2018	J Espo	Read Mo's Seafood case for language about joint employer	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	Written Discovery
5/2/2018	J Espo	Conference with Kevin re: Christna Miller	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Written Discovery
5/2/2018	J Espo	Email with Sam re: Rule 30(b)(6) depositions	595	0.1	119.00	0.0	0.00	0.1	119.00	BG&L	Depositions
5/2/2018	L Donnell	Review correspondence to J. Wolf re. ESI call.	550	0.2	55.00	0.0	0.00	0.2	55.00	B&S	Written Discovery
3/2/2018	L Dominen	Meet with Christna Miller to review documents and discuss	330	0.1	33.00	0.0	0.00	0.1	33.00	DQS	Written Discovery
5/2/2018	K Docherty	interrogatory answers	475	1.2	570.00	0.0	0.00	1.2	570.00	BG&L	Written Discovery
5/2/2018	K Docherty	Confer with Joseph B. Espo re meeting with Christna Miller	475	0.1	47.50	0.0	47.50	0.0	0.00	BG&L	Written Discovery
5/2/2018	B Thompkinson	Review and organize Christna Miller's documents	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Written Discovery
5/3/2018	S Smith	Conference with opposing counsel re. ESI.	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	Written Discovery
5/3/2018	L Donnell	Prepare for SFS ESI call; participate in same.	550	1.3	715.00	0.0	0.00	1.3	715.00	B&S	Written Discovery
5/3/2018	K Docherty	Draft Christna Miller's answers to interrogatories	475	0.6	285.00	0.0	0.00	0.6	285.00	BG&L	Written Discovery
5/4/2018	J Espo	Review Christian Miller's draft Answers to Interrogatories	595	0.0	59.50	0.0	0.00	0.0	59.50	BG&L	Written Discovery
3/4/2018	з сэро	Correspondence to opposing counsel re. Rule 30(b)(6) notice; follow-	333	0.1	33.30	0.0	0.00	0.1	33.30	DOGL	Written Discovery
		up with N. Nesbitt, J. Wolf re. next meeting; prepare summary of ESI									
5/4/2018	L Donnell	conference for team.	550	1.4	770.00	0.2	110.00	1.2	660.00	B&S	Written Discovery
5/4/2018	K Docherty	Review and revise Christna Miller's answers to interrogatories	475	1.4	570.00	0.2	0.00	1.2	570.00	BG&L	Written Discovery
5/7/2018	S Smith	Draft emails to defense counsel re. R. 30(b)(6) depositions.	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Depositions
3/1/2018	3 3111111	brait emails to defense counserie. N. 30(b)(b) depositions.	700	0.4	200.00	0.0	0.00	0.4	280.00	DQS	Depositions
		Additional edits to Christna Miller's interrogatory answers; e-mails									
		with Joseph B. Espo re same; review documents provided by Christna									
5/7/2018	K Docherty	Miller; e-mail to Elizabeth Suero and Barbara G. Thompkinson re same	475	0.6	285.00	0.0	0.00	0.6	285.00	BG&L	Written Discovery
5/7/2018	K Docherty	Review documents from Christna Miller	475	0.4	190.00	0.0	0.00	0.0	190.00	BG&L	Written Discovery
5/8/2018	L Donnell	Correspondence to J. Wolf, N. Nesbitt re. ESI follow-up call.	550	0.4	55.00	0.0	0.00	0.4	55.00	B&S	Written Discovery
3/8/2018	L Dominen	Review and edit Christna Miller's discovery responses; conference	330	0.1	33.00	0.0	0.00	0.1	33.00	BQS	Written Discovery
5/8/2018	B Thompkinson	with Joseph B. Espo re bates labeling documents	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Written Discovery
5/9/2018	S Smith	Edit search terms.	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Written Discovery
3/3/2018	3 3111111	Conference with J. Espo re. formatting rog responses: confer with C.	700	0.4	200.00	0.0	0.00	0.4	280.00	BQS	Written Discovery
		Lowe re. same; prepare list of custodians and search terms; review									
		court and order re. motion to withdraw; legal research re. default									
		when not all dfdts severally and jointly liable default; review edits to									
F /0 /2018	L Donnell	, , , , , ,	550	2.5	1025.00	0.0	0.00	3.5	1 025 00	B&S	M/sitton Discovery
5/9/2018	L Donnen	search terms and revise same. E-mail to Loren Donnell re Christna Miller's interrogatory answers;	330	3.5	1925.00	0.0	0.00	3.3	1,925.00	DQS	Written Discovery
5/9/2018	K Docherty	left message for Christna Miller re same	475	0.2	95.00	0.0	0.00	0.2	95.00	BG&L	Written Discovery
	A Balashov	6	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	
5/9/2018	A Balashov	Updating deadlines in the case. Review Judge Messitte's' order on Defendant SFS Communications'	350	0.2	70.00	0.0	0.00	0.2	70.00	IVIQA	Case Development
F /0 /2018	A Dalashau	counsels motion to withdraw.	250	0.1	25.00	0.1	25.00	0.0	0.00	N 4 0 A	Casa Davalanmant
5/9/2018	A Balashov		350 265	0.1	35.00	0.1	35.00 0.00	0.0	0.00	M&A BG&L	Case Development
5/9/2018	B Thompkinson	Conference with Joseph B. Espo re: discovery responses	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Written Discovery
F /0 /2010	D. The second single-	Conference with Joseph B. Espo and Elizabeth Suero re: Borden	265	0.2	70.50	0.0	0.00	0.2	70.50	DC01	Maither Discours
5/9/2018	B Thompkinson	signature page; insert same into final answers	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Written Discovery
5/9/2018	B Thompkinson	Review, redact, and label documents for production	265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	Written Discovery
E /0 /2010	D. The area ! !	E-mail from Kevin D. Docherty and to Loren Donnell with Christna	205	0.4	26.50	0.0	0.00	0.4	26.50	DCC:	Mariata - D'
5/9/2018	B Thompkinson	Miller's documents	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Written Discovery
E /40/2215	6.6 111	Prepare for call with co-counsel; call with co-counsel; draft email re.	700		000.00		0.00		000.00	200	
5/10/2018	S Smith	same; finalize and serve R. 30(b)(6) on SFS Communications, LLC.	700	1.4	980.00	0.0	0.00	1.4	980.00	B&S	Depositions
5/10/2018	J Espo	Talk with Sam about 30(b)(6) deposition	595	0.1	59.50	0.1	59.50	0.0	0.00	BG&L	Depositions

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 84 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Date	типексерег	Finalize ESI searches review correspondence from co-counsel re.	value	Hours	7 tilloune	(110413)	(runounc)	riours	Amount		category
		same; confer with S. Smith re. 30(b)(6); review discovery response for									
		C. Miller; draft email to C. Green re. failure to respond to discovery;									
		call with C. Green follow-up correspondence; prepare for call with N.									
5/10/2018	L Donnell	Nesbitt, J.Wolf; call re. ESI/30(b)(6).	550	1.9	1045.00	0.2	110.00	1.7	935.00	B&S	Written Discovery
-, -, -		Review e-mails from Sam Smith and Loren Donnell re 30(b)(6)									,
5/10/2018	K Docherty	deposition and response to interrogatories	475	0.2	95.00	0.2	95.00	0.0	0.00	BG&L	Written Discovery
5/10/2018	K Docherty	Review Christna Miller's responses to Requests for Production	475	0.3	142.50	0.0	0.00	0.3	142.50	BG&L	Written Discovery
. ,	,	Review proposed search terms drafted by Loren Donnell to send to									,
5/10/2018	A Balashov	CUI defendants so they can search for ESI.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
		Finalize and serve R. 30(b)(6) notice for CUI defendants; draft emails									,
5/11/2018	S Smith	re. same.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Depositions
5/11/2018	J Espo	E-mail with others re: Christna Miller interrogatory responses	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Written Discovery
	i i	Finalize review of rogs/RFPs/documents for C. Green, C. Miller;									,
5/11/2018	L Donnell	review cover letter re. same.	550	1.7	935.00	0.0	0.00	1.7	935.00	B&S	Written Discovery
		Telephone call with Christna Miller re interrogatory answers; update									,
5/11/2018	K Docherty	interrogatory answers; e-mail to team re same	475	0.7	332.50	0.0	0.00	0.7	332.50	BG&L	Written Discovery
	,	Finalzie Christna Miller's responses to Requests for Production; e-									,
5/11/2018	K Docherty	mails with Joseph B. Espo, and Loren Donnell re same	475	1.4	665.00	0.0	0.00	1.4	665.00	BG&L	Written Discovery
	·	Review discovery request, calendar deadline to respond to CUI									,
5/11/2018	A Balashov	discovery requests.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
		Review documents produced in case; e-mail to Kevin D. Docherty re									·
5/11/2018	B Thompkinson	Christna Miller documents to be produced	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Written Discovery
		Conference with Joseph B. Espo re: discovery responses from Christna									
5/11/2018	B Thompkinson	Miller	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Written Discovery
5/11/2018	B Thompkinson	Upload Christna Miller documents for co-counsel	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Written Discovery
5/11/2018	CLowe	Prepare, email and put in mail 30(b)(6) notice; edit RFPs for S. Borden.	150	0.7	105.00	0.4	60.00	0.3	45.00	B&S	Written Discovery
		Calls and emails to M. Williams, C. Green re. verification pages;									
		prepare document production re. Miller; edit letter re. same; prepare									
5/11/2018	CLowe	production for c. Green.	150	0.7	105.00	0.0	0.00	0.7	105.00	B&S	Written Discovery
		Reviewing emails related to discovery in the case and CUI Defendants									
5/14/2018	A Balashov	discovery requests.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
5/15/2018	J Espo	Try to figure out the Sharepoint files	595	0.3	178.50	0.3	178.50	0.0	0.00	BG&L	Case Development
		Conference with S. Smith re. discovery responses and prep for									
5/15/2018	L Donnell	30(b)(6).	550	0.3	165.00	0.0	0.00	0.3	165.00	B&S	Written Discovery
		Draft letter to Christna Miller re signing interrogatories; e-mail to									
5/15/2018	K Docherty	Elizabeth Suero re same	475	0.2	95.00	0.0	0.00	0.2	95.00	BG&L	Written Discovery
		Draft and edit outline for rule 30(b)(6) depo; review email re. same									
5/16/2018	S Smith	and confer with L. Donnell re. response.	700	7.0	4900.00	0.0	0.00	7.0	4,900.00	B&S	Depositions
		Review documents for memo re. facts for deposition; confer with S.									
		Smith re. same; review CUI discovery to NPs and recommend division									
5/16/2018	L Donnell	of work to co-counsel.	550	0.9	495.00	0.0	0.00	0.9	495.00	B&S	Written Discovery
5/17/2018	S Smith	Prepare for Rule 30(b)(6) depositions.	700	7.5	5250.00	0.0	0.00	7.5	5,250.00	B&S	Depositions
5/17/2018	J Espo	Review new production	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Written Discovery
		Telephone call with Sam and Loren about depositions and Joe Wolf's									
5/17/2018	J Espo	e-mail with objections	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Depositions

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 85 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Date	ППексереі	Read case provided by Joe Wolf re: location for corporate designee	value	Tiours	Aillouit	(Hours)	(Amount)	Hours	Amount	111111	Category
5/17/2018	J Espo	depositions	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Depositions
3/17/2010	3 L3PO	Review data issues with S. Smith; call with J. Espo, S. Smith re.	333	0.1	33.30	0.0	0.00	0.1	33.30	DOGE	Берозілопз
		objections to Rule 30(b)(6) notice; review DirecTv case for 30(b)(6)									
5/17/2018	L Donnell	memo; review CUI file; legal research re. depo objections.	550	2.4	1320.00	0.0	0.00	2.4	1,320.00	B&S	Depositions
3/1//2010	E Bonnen	Review e-mails from Joe Wolf and Sam Smith re 30(b)(6) deposition of	330		1320.00	0.0	0.00	2.1	1,320.00	Bas	Верозілона
5/17/2018	K Docherty	CUI and objections to deposition notice	475	0.2	95.00	0.2	95.00	0.0	0.00	BG&L	Depositions
3, 17, 2010	it booties by	Review cases re location of 30(b)(6) deposition; review e-mails from	.,,	0.2	33.00	0.2	33.00	0.0	0.00	2001	Березиона
5/17/2018	K Docherty	Joe Wolf and Sam Smith re same	475	0.4	190.00	0.0	0.00	0.4	190.00	BG&L	Depositions
5/17/2018	B Thompkinson	Upload CUI documents	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Written Discovery
3/1//2010	В тпотприласт	Continue prep for R. 30(b)(6) depositions; confer with J. Wolf, L.	203	0.1	20.30	0.0	0.00	0.1	20.50	DOUL	Whiteh biscovery
		Donnell re. same, data issues and ESI; confer with L. Donnell re. next									
		steps in case; confer with J. Wolf re. document production; edit									
		Second Amended notice of R. 30(b)(6) deposition for CUI; review									
5/18/2018	S Smith	production from CUi.	700	6.5	4550.00	0.0	0.00	6.5	4,550.00	B&S	Depositions
3/18/2018	3 3111111	Call with J. Wolf, S. Smith re. data, Rule 30(b)(6) objections, ESI;	700	0.5	4330.00	0.0	0.00	0.5	4,330.00	DQS	Depositions
5/18/2018	L Donnell	debrief with S. Smith.	550	1.7	935.00	0.0	0.00	1.7	935.00	B&S	Depositions
5/19/2018	S Smith	Review documents and prep for Rule 30(b)(6) depos.	700	2.4	1680.00	0.0	0.00	2.4	1,680.00	B&S	Depositions
5/20/2018	S Smith	Review documents and prep for Rule 30(b)(6) depositions.	700	5.0	3500.00	0.0	0.00	5.0	3.500.00	B&S	Depositions
5/20/2018	S Smith	Review documents and prep for Rule 30(b)(6) depositions.	700	6.8	4760.00	0.0	0.00	6.8	4,760.00	B&S	Depositions
5/21/2018	J Espo	Review documents produced by CUI	595	2.0	1190.00	0.0	0.00	2.0	1,190.00	BG&L	Written Discovery
3/21/2018	з сэро	Review documents produced by cor	333	2.0	1130.00	0.0	0.00	2.0	1,130.00	DOOL	Witten Discovery
5/21/2018	L Donnell	prepare fact memo for Rule 30(b)(6).	550	4.0	2200.00	0.0	0.00	4.0	2,200.00	B&S	Depositions
5/22/2018	S Smith	Draft and edit outline for rule 30(b)(6) depositions.	700	4.8	3360.00	0.0	0.00	4.8	3,360.00	B&S	Depositions
3/22/2018	3 3111111	Complete facts memo for Rule 30(b)(6); and interview of J. Poles;	700	4.0	3300.00	0.0	0.00	4.0	3,300.00	DQS	Depositions
5/22/2018	L Donnell	revise memo.	550	2.2	1210.00	0.0	0.00	2.2	1.210.00	B&S	Depositions
5/22/2018	CLowe	Prepare docs re. earnings stmts and payroll deductions, print same.	150	4.4	660.00	2.0	300.00	2.4	360.00	B&S	Depositions
3/22/2010	CLOWC	Prepare for R. 30(b)(6) of SFS; draft email re. Rule 30(b)(6) of CUI	130	7.7	000.00	2.0	300.00	2.7	300.00	DQ3	Верозілонз
5/23/2018	S Smith	Defendants.	700	4.7	3290.00	0.0	0.00	4.7	3,290.00	B&S	Depositions
3/23/2010	5 51111011	Call to plaintiff re. additional questions for fact memo: call with C.	700	7.7	3230.00	0.0	0.00	4.7	3,230.00	DQ3	Верозілонз
		Wilson; update memo; calls and emails to opt ins without pay data;									
5/23/2018	L Donnell	memo re. same.	550	1.6	880.00	0.0	0.00	1.6	880.00	B&S	Depositions
5/23/2018	CLowe	Call to court reporter re. confirmation:	150	0.1	15.00	0.0	15.00	0.0	0.00	B&S	Depositions
3/23/2018	CLOWE	Prepare and organize Exhibits for 30(b)(6) depo, take to Fed Ex office	130	0.1	13.00	0.1	13.00	0.0	0.00	DQS	Depositions
5/23/2018	CLowe	(7.2).	150	7.5	1125.00	2.5	375.00	5.0	750.00	B&S	Depositions
3/23/2018	CLOWE	(1.2).	130	7.3	1123.00	2.3	373.00	3.0	730.00	BQ3	Depositions
		Prepare for 30(b)(6) depo; travel to Tampa for same; attend 30(b)(6)									
		depo; travel to St. Pete; continue pre for rule 30(b)(6) of CUi									
		defendants; draft emails re. missing documents; confer with opposing									
5/24/2018	S Smith	counsel and L. Donnell re. email production and 30(b)(6) issues.	700	5.5	3850.00	0.0	0.00	5.5	3,850.00	B&S	Depositions
3/24/2018	3 3111111	courser and L. Donner re. email production and 30(b)(b) issues.	700	5.5	3630.00	0.0	0.00	5.5	3,830.00	DQ3	Depositions
		Review 7i cases; subpoenas; draft letter to O. Frederick call with N.									
5/24/2018	L Donnell	Nesbitt, J. Wolf re. search terms; confer with C. Lowe re. data project.	550	4.0	2200.00	0.0	0.00	4.0	2,200.00	B&S	Depositions
3/24/2010	L DOILLEII	Set up for and attend designee deposition of SFS Communications by	220	4.0	2200.00	0.0	0.00	4.0	2,200.00	DQJ	Dehositions
5/24/2018	K Docherty	video	475	0.5	237.50	0.5	237.50	0.0	0.00	BG&L	Depositions
5/24/2010	N Docherty	Create chart re. opt-ins employment dates; prepare subpoenas re.	4/3	0.5	237.30	0.5	237.30	0.0	0.00	DOOL	Dehositions
5/24/2018	CLowe	Wells Fargo, ADP; research re. Oluyede address, prepare letter.	150	3.5	525.00	0.0	0.00	3.5	525.00	B&S	Case Development
5/25/2018	S Smith	Draft emails re. R. 30(b)(6) for CUI defendants.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Depositions
2/ 22/ 2010	5 5111101	prate chians re. n. so(b)(b) for corderendants.	700	0.5	210.00	0.0	0.00	0.3	210.00	מאם	Depositions

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 86 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Date	ППекеереі	Draft template for responses to RFP documents; draft email to team	value	Tiours	Amount	(Hours)	(Alliount)	Hours	Amount	FIIII	Category
5/25/2018	L Donnell	re. subpoenas.	550	0.8	440.00	0.0	0.00	0.8	440.00	B&S	Written Discovery
3/23/2010	E Boillieil	Prepare Notice re. subpoenas; research re. process servers, contact	330	0.0	440.00	0.0	0.00	0.0	440.00	bas	Witten Discovery
		with same to serve subpoenas, make payment; prepare and serve									
5/25/2018	CLowe	2nd amended notice of 30b6 depo.	150	1.6	240.00	0.0	0.00	1.6	240.00	B&S	Written Discovery
-,,		Conference with L. Donnell re. responses to interrogatories and									
5/29/2018	S Smith	document requests; edit same; review payroll data for same.	700	1.4	980.00	0.0	0.00	1.4	980.00	B&S	Written Discovery
-, -, -		Draft response to interrogatories from CUI dfdts to plaintiffs; review									, ,
		subpoena to ADP, Wells Fargo; confer with S. Smith; revise;									
5/29/2018	L Donnell	correspondence re. subpeonas and final review.	550	5.4	2970.00	0.0	0.00	5.4	2,970.00	B&S	Written Discovery
		Edit Boyd answers to CUI rogs; edit and serve Notice of Subpoena on							· · · · · · · · · · · · · · · · · · ·		, ·
5/29/2018	CLowe	Third Party; prepare chart re. payroll summary.	150	4.0	600.00	0.0	0.00	4.0	600.00	B&S	Written Discovery
5/30/2018	S Smith	Edit interrogatory answers; draft email re. 30(b)(6) depo.	700	0.6	420.00	0.0	0.00	0.6	420.00	B&S	Written Discovery
		Telephone call with Loren about Judge Messitte's order re: new									,
5/30/2018	J Espo	counsel for SFS	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Written Discovery
		Call with J. Espo re. motion to compel/default; revise interrogatory									,
5/30/2018	L Donnell	responses.	550	4.2	2310.00	0.0	0.00	4.2	2,310.00	B&S	Written Discovery
5/30/2018	CLowe	Continue re. chart re. payroll summary.	150	2.0	300.00	0.0	0.00	2.0	300.00	B&S	Case Development
5/31/2018	S Smith	Draft and edit outline for R. 30(b)(6) depo.	700	2.5	1750.00	0.0	0.00	2.5	1,750.00	B&S	Depositions
		Conference with L. Donnell re. next steps in case re. SFS defendants;									·
5/31/2018	S Smith	confer with co-counsel re. same.	700	0.6	420.00	0.0	0.00	0.6	420.00	B&S	Case Development
5/31/2018	J Espo	Draft Motion to Compel	595	1.2	714.00	0.0	0.00	1.2	714.00	BG&L	Motions Practice
		Telephone call with Sam and Loren about motion to default;									
5/31/2018	J Espo	answering CUI discovery and depositions	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Written Discovery
		Research on motion to compel and ability to hold corporate officer in									
5/31/2018	J Espo	contempt for failure to appear for deposition	595	1.6	952.00	0.0	0.00	1.6	952.00	BG&L	Motions Practice
5/31/2018	J Espo	Motion to compel	595	1.2	714.00	0.0	0.00	1.2	714.00	BG&L	Motions Practice
		Legal research re. default and motion to compel; call with S. Smith, J.									
5/31/2018	L Donnell	Espo re. same.	550	1.4	770.00	0.0	0.00	1.4	770.00	B&S	Motions Practice
		Reviewing draft discovery response prepared by Ms. Donnell, co-									
5/31/2018	A Balashov	counsel.	350	0.4	140.00	0.0	0.00	0.4	140.00	M&A	Written Discovery
		Conference with Joseph B. Espo re evidence question about party									
6/1/2018	A Levy	opponent statements	625	0.4	250.00	0.4	250.00	0.0	0.00	BG&L	Case Development
6/1/2018	J Espo	Conference with Andrew D. Levy re: statement of party opponent	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Case Development
6/1/2018	L Donnell	Finalize draft of RFP.	550	1.5	825.00	0.0	0.00	1.5	825.00	B&S	Written Discovery
6/4/2018	S Smith	Conference with opposing counsel re. email and other ESI.	700	0.6	420.00	0.0	0.00	0.6	420.00	B&S	Written Discovery
6/4/2018	J Espo	Work on Interrogatory Answers	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Written Discovery
6/4/2018	J Espo	Edit motion for default	595	1.0	595.00	0.0	0.00	1.0	595.00	BG&L	Motions Practice
6/4/2018	J Espo	Sanctions motion	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Motions Practice
6/4/2018	J Espo	Work on Motion to Compel	595	0.8	476.00	0.0	0.00	0.8	476.00	BG&L	Motions Practice
		Review letters to S. Sweitzer re. missing Comcast data and data for									
		eval of missing data; review correspondence to prepare agenda for									
		call with N. Nesbitt, J. Wolf; conference call with N. Nesbitt, J. Wolf;									
		debrief with S. Smith; confer with C. Lowe re. Comcast data project;									
6/4/2018	L Donnell	correspondence to R. Wood.	550	3.5	1925.00	0.0	0.00	3.5	1,925.00	B&S	Written Discovery
		Conference with Joseph B. Espo re research on asking for judgment									
6/4/2018	SAL	and exclusion from testifying	200	0.1	20.00	0.1	20.00	0.0	0.00	BG&L	Motions Practice

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 87 of 173

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Data	Time also a second	Dinti	Rate		Total	Judgment	Judgment	Lodestar	Lodestar	F:	C-1
Date	Timekeeper	Description Researched and wrote a mail to Joseph R. Espa re default judgment	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
		Researched and wrote e-mail to Joseph B. Espo re default judgment									
C / A / 2010	CAL	sanction and exclusion of testimony sanction under Fed. R. Civ. P.	200	4.4	220.00		220.00	0.0	0.00	DC 0.1	Matiana Buantina
6/4/2018	SAL	37(b)	200	1.1	220.00	1.1	220.00	0.0	0.00	BG&L	Motions Practice
6/5/2018	S Smith	Edit motion for default.	700 700	0.3	420.00 210.00	0.0	0.00	0.3	210.00 210.00	B&S B&S	Motions Practice
6/5/2018	S Smith	Review discovery chart for case.	595	0.3	59.50	0.0	0.00	0.3	59.50	BG&L	Written Discovery
6/5/2018	J Espo	Edit sanctions motion			654.50	0.0	0.00				Motions Practice
6/5/2018	J Espo	Finish memo in support of motion for default	595	1.1		0.0		1.1	654.50	BG&L	Motions Practice
6/5/2018	J Espo	Finish motion for sanctions	595	0.7	416.50	0.0	0.00	0.7	416.50	BG&L	Motions Practice
		Review J. Espo edits to rogs and revise same; draft email to J. Boyd re.									
		discovery call; review and edit J. Espo draft re. motion for default;									
		review Comcast data and C. Lowe spreadsheet and production for									
C /F /2040		continued conferral with S. Sweitzer re. subpoena; correspondence to		2.7	2025.00		0.00	2.7	2 025 00	200	D:
6/5/2018	L Donnell	S. Sweitzer re. same.	550	3.7	2035.00	0.0	0.00	3.7	2,035.00	B&S	Written Discovery
c /= /0010		Review motion for default; e-mail same to Joseph B. Espo and									
6/5/2018	K Docherty	Barbara G. Thompkinson	475	0.4	190.00	0.0	0.00	0.4	190.00	BG&L	Motions Practice
6/5/2018	B Thompkinson	Review and edit motion to compel and memo in support	265	0.6	159.00	0.0	0.00	0.6	159.00	BG&L	Motions Practice
- /- /		Conference with Joseph B. Espo re cases on sanctions for failing to									
6/5/2018	SAL	comply with discovery	200	0.1	20.00	0.1	20.00	0.0	0.00	BG&L	Motions Practice
		Review email custodian and search terms and confer with L. Donnell									
6/6/2018	S Smith	re. same.	700	0.8	560.00	0.0	0.00	0.8	560.00	B&S	Written Discovery
6/6/2018	J Espo	Answer interrogatories with Borden	595	1.1	654.50	0.0	0.00	1.1	654.50	BG&L	Written Discovery
6/6/2018	J Espo	Finish Motion and Memo for default	595	1.0	595.00	0.0	0.00	1.0	595.00	BG&L	Motions Practice
		Review document chart created by C. Lowe and draft correspondence									
		to team re. same for docs to be referenced in discovery responses;									
		review proposed order re. default; legal research and correspondence									
		to S. Smith re. facts admitted; review CUI search term proposal and									
		prepare counter to same; call with J. Boyd re. discovery responses									
		and search terms; review and edit S. Borden rog response;									
		correspondence to team re. same; prepare for call with S. Sweitzer re.									
		Comcast data; call with S. Sweitzer re. subpoena: correspondence to									
6/6/2018	L Donnell	S. Sweitzer and file noting discussion.	550	5.6	3080.00	0.0	0.00	5.6	3,080.00	B&S	Written Discovery
		Review and edit motion for order of default, memo in support, and									
6/6/2018	B Thompkinson	Joseph B. Espo declaration; assemble exhibits	265	0.9	238.50	0.0	0.00	0.9	238.50	BG&L	Motions Practice
		Finalize exhibits for motion for order of default; conference with									
		Joseph B. Espo re additional edits to motion and memo and make									
6/6/2018	B Thompkinson	same	265	1.0	265.00	0.0	0.00	1.0	265.00	BG&L	Motions Practice
6/7/2018	J Espo	Draft Borden's answers to CUI's interrogatories	595	1.6	952.00	0.0	0.00	1.6	952.00	BG&L	Written Discovery
6/7/2018	J Espo	Telephone call with Loren re: interrogatory answers	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Written Discovery
		Finish drafting response to request for production of documents;									
6/7/2018	J Espo	send draft discovery responses to Loren	595	0.8	476.00	0.0	0.00	0.8	476.00	BG&L	Written Discovery
6/7/2018	J Espo	Review emails re: ESI search	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Written Discovery
6/7/2018	J Espo	Edit Answers to Interrogatories	595	0.6	357.00	0.0	0.00	0.6	357.00	BG&L	Written Discovery
6/7/2018	J Espo	Send draft Interrogatory answers to client for review and signature	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Written Discovery
		Revise discovery responses based on discussion with J. Boyd;									
		correspondence to team re. same; call with J. Espo re. same: revise									
		and update ESI custodians, search terms and proposal;									
		correspondence to J. Wolf, N. Nesbitt re. same; edit Boyd rogs;									
6/7/2018	L Donnell	correspondence to C. Lowe re. same.	550	2.4	1320.00	0.0	0.00	2.4	1,320.00	B&S	Written Discovery

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 88 of 173

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Data	Timelesanor	Description	Rate	Hauma	Total	Judgment	Judgment	Lodestar	Lodestar	Firms.	Cotogony
Date	Timekeeper	Description Pavian and adit Pavid's anguage to CIII rage	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
6/7/2018	CLowe	Review and edit Boyd's answers to CUI rogs.	150	0.6	90.00	0.0	0.00	0.6	90.00	B&S	Written Discovery
		Prepare list of tech IDs and dates of service for S. Sweitzer;									
5 /0 /00 4 0		correspondence to C. Lowe re. James Boyd rogs; email								200	
6/8/2018	L Donnell	correspondence to J. Boyd re. same.	550	1.2	660.00	0.0	0.00	1.2	660.00	B&S	Written Discovery
6/8/2018	A Balashov	Drafting Interrogatory answers for named Plaintiff Courtney Wilson.	350	1.1	385.00	0.0	0.00	1.1	385.00	M&A	Written Discovery
		Drafting interrogatory answers in response to CUI defendants first set									
6/8/2018	A Balashov	of interrogatories for named Plaintiff John Poles.	350	0.9	315.00	0.0	0.00	0.9	315.00	M&A	Written Discovery
6/8/2018	CLowe	Prepare and send Boyd rogs via Docusign.	150	0.4	60.00	0.0	0.00	0.4	60.00	B&S	Written Discovery
		Prepare Named Plaintiff John Poles responses to CUI Defendants' first								_	
6/10/2018	A Balashov	document production requests.	350	0.8	280.00	0.0	0.00	0.8	280.00	M&A	Written Discovery
		Prepare Named Plaintiff Courtney Wilson's responses to CUI									
6/10/2018	A Balashov	Defendants' first document production requests.	350	0.8	280.00	0.0	0.00	0.8	280.00	M&A	Written Discovery
6/11/2018	J Espo	Talk with Borden about his Interrogatory Answers	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Written Discovery
		Send Borden's RFPs to Loren, give Interrog Answers to Elizabeth to									
6/11/2018	J Espo	format, t/c with S. Borden	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Written Discovery
		Finalize discovery re. rogs and RFP responses for Boyd; review									
		response for J. Poles, C. Wilson, S. Borden; correspondence to J. Wolf,									
6/11/2018	L Donnell	N. Nesbitt with service of discovery.	550	2.6	1430.00	0.0	0.00	2.6	1,430.00	B&S	Written Discovery
		Review email from client John Poles regarding status of his review of									
6/11/2018	A Balashov	the discovery responses.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
		Review Ms. Donnell's edits to the draft interrogatory answers for									
6/11/2018	A Balashov	Wilson and Poles and resend to clients for signature.	350	0.3	105.00	0.0	0.00	0.3	105.00	M&A	Written Discovery
		Prepare 061118 discovery responses; review Borden interrogatory									
6/11/2018	CLowe	answers.	150	0.7	105.00	0.0	0.00	0.7	105.00	B&S	Written Discovery
		Telephone conversation with John Poles regarding the revised									
6/12/2018	A Balashov	interrogatory answers.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
6/12/2018	B Thompkinson	Format signature page	265	0.1	26.50	0.1	26.50	0.0	0.00	BG&L	Written Discovery
6/12/2018	CLowe	Prepare rogs for J. Poles, send via Docusign.	150	0.3	45.00	0.2	30.00	0.1	15.00	B&S	Written Discovery
6/13/2018	S Smith	Edit memo re. custodian and search terms.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Written Discovery
, ==, ====		Review J. Wolf correspondence re. ESI proposal; draft response to									
6/13/2018	L Donnell	same.	550	0.5	275.00	0.0	0.00	0.5	275.00	B&S	Written Discovery
6/13/2018	B Thompkinson	E-mail with Joseph B. Espo re Boyd signature page	265	0.1	26.50	0.1	26.50	0.0	0.00	BG&L	Written Discovery
6/13/2018	CLowe	Review spellings of client names, comparing to docket.	150	0.4	60.00	0.4	60.00	0.0	0.00	B&S	Written Discovery
6/14/2018	S Smith	Edit email re. ESI issues.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Written Discovery
6/15/2018	J Espo	Review payroll data from ADP	595	0.6	357.00	0.0	0.00	0.6	357.00	BG&L	Written Discovery
6/15/2018	L Donnell	Review ADP docs; call with ADP legal.	550	0.4	220.00	0.0	0.00	0.4	220.00	B&S	Written Discovery
0/13/2010	E DOMINEM	Correspondence re. Wells Fargo subpoena with C. Lowe; finalize	330	0.4	220.00	0.0	0.00	0.4	220.00	DQS	vviitteii Discovery
6/18/2018	L Donnell	correspondence to J. Wolf re. same.	550	0.3	165.00	0.0	0.00	0.3	165.00	B&S	Written Discovery
6/19/2018	L Donnell	Draft case memo.	550	2.0	1100.00	0.0	0.00	2.0	1,100.00	B&S	Case Development
6/20/2018	L Donnell	Review and edit Paycom subpoena.	550	0.2	1100.00	0.0	0.00	0.2	110.00	B&S	Written Discovery
6/20/2018	L Donnell	Review CUI's Opposition to Motion for Entry of Default against SFS	330	0.2	110.00	0.0	0.00	0.2	110.00	DQ3	vviitteii Discovery
6/20/2010	K Dochort:	, ,	475	0.1	47.50	0.0	0.00	0.1	47.50	DC 01	Motions Drostis
6/20/2018	K Docherty	and Ferdous Sharif	475	0.1	47.50	0.0	0.00	0.1	47.50	BG&L	Motions Practice
C /20 /2040	CI	Continue preparing dfdts document production chart; research re.	450	4.2	C45 00	0.0	0.00	43	645.00	D0.0	14/miss - D'
6/20/2018	CLowe	Paycom Payroll registered agent; prepare subpoena re. same.	150	4.3	645.00	0.0	0.00	4.3	645.00	B&S	Written Discovery
6/21/2018	J Espo	Fix subpoena, arrange service	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
		Correspondence with C. Lowe re. Paycom subpoena; correspondence									
		with C. Lowe re. Wells Fargo subpoenas; review Paycom subpoena;						_			
6/21/2018	L Donnell	correspondence to J. Wolf re. production.	550	8.0	440.00	0.0	0.00	0.8	440.00	B&S	Written Discovery

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 89 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
		Review and edit subpoena; draft notice of service; draft letter to				()	()				22.1282.1
		counsel; conference with Joseph B. Espo re serving SFS and Sharif;									
		conference with Elizabeth Suero re edits to subpoena and serving									
6/21/2018	B Thompkinson	same; serve subpoena	265	1.0	265.00	0.0	0.00	1.0	265.00	BG&L	Written Discovery
, ,		Continue working on dfdts document production chart, hyperlinking									,
6/21/2018	CLowe	documents.	150	7.5	1125.00	7.5	1,125.00	0.0	0.00	B&S	Written Discovery
6/21/2018	CLowe	Prepare amended Notice re. Paycom Payroll.	150	0.2	30.00	0.0	0.00	0.2	30.00	B&S	Written Discovery
		Review documents review ADP docs and edit draft email letter;									
		review M. Williams docs and edit draft cover letter; correspondence									
6/22/2018	L Donnell	with team re. Wells Fargo subpoena, Paycom subpoena.	550	1.5	825.00	0.0	0.00	1.5	825.00	B&S	Written Discovery
6/25/2018	S Smith	Draft email to J. Espo re. reply brief on motion for default.	700	0.2	700.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
6/25/2018	S Smith	Review email production.	700	0.8	560.00	0.0	0.00	0.8	560.00	B&S	Written Discovery
6/25/2018	J Espo	Reply memo on default	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Motions Practice
		Draft reply memorandum in support of motion to keep Sharif from									
6/25/2018	J Espo	testifying	595	1.0	595.00	0.0	0.00	1.0	595.00	BG&L	Motions Practice
6/25/2018	L Donnell	Review documents.	550	4.5	2475.00	0.0	0.00	4.5	2,475.00	B&S	Written Discovery
6/25/2018	B Thompkinson	Draft affidavit of service for document subpoena to Paycom Payroll	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Written Discovery
		Conference with L. Donnell re. strategy for ESI call; confer with N.									
		Nesbitt, J. Wolf, L. Donnell re. same; conduct training session of									
6/26/2018	S Smith	paralegals re. document review; review emails.	700	1.9	1330.00	0.0	0.00	1.9	1,330.00	B&S	Written Discovery
		Telephone with and e-mail to Steven Borden re: signature page for									
6/26/2018	J Espo	interrogatories; work on Reply memo re: Sharif/SFS testimony	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	Written Discovery
6/26/2018	J Espo	Review edits to Reply memo on default	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Motions Practice
		Prepare document review memo; review S. Smith correspondence re.									
		same; document review meeting with S. Smith, T. Smith, N. Smith;									
		document review; prepare for ESI call; attend ESI call with N. Nesbitt,									
6/26/2018	L Donnell	S. Smith, J. Wolf.	550	5.9	3245.00	0.0	0.00	5.9	3,245.00	B&S	Written Discovery
		Review reply memo on Motion for Default; edits to same; e-mail									
6/26/2018	K Docherty	same to Joseph B. Espo for review	475	0.3	142.50	0.0	0.00	0.3	142.50	BG&L	Motions Practice
6/26/2018	B Thompkinson	Format Borden signature page	265	0.4	106.00	0.4	106.00	0.0	0.00	BG&L	Written Discovery
6/26/2018	B Thompkinson	Review and edit reply to opposition to motion to preclude testimony	265	8.0	212.00	0.0	0.00	0.8	212.00	BG&L	Motions Practice
6/26/2018	P Smith	Review documents.	150	3.0	450.00	0.0	0.00	3.0	450.00	B&S	Written Discovery
		Draft and edit settlement analysis; confer with L. Donnell, J. Espo, O.									
6/27/2018	S Smith	Melehy re. same; confer with L. Donnell re. same.	700	5.2	3640.00	0.0	0.00	5.2	3,640.00	B&S	ADR
6/27/2018	O Melehy	Speaking to Sam Smith and Joe Espo about settlement strategy.	625	0.4	250.00	0.0	0.00	0.4	250.00	M&A	ADR
		Forward signature page to Loren; send draft Reply Memo to all									
		counsel; look for settlement conference notes to answer Sam's									
6/27/2018	J Espo	question about last demand/offer	595	0.9	535.50	0.0	0.00	0.9	535.50	BG&L	Case Development
		Call with Sam, Omar and Loren about first settlement demand to									
6/27/2018	J Espo	Defendants	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	ADR
		Review draft reply to response to default; legal research re. same;									
6/27/2018	L Donnell	edits to reply.	550	3.3	1815.00	1.0	550.00	2.3	1,265.00	B&S	Motions Practice
		Review damages models with S. Smith; call with O. Melehy, J. Espo, S.									
6/27/2018	L Donnell	Smith re. settlement proposal.	550	0.9	495.00	0.9	495.00	0.0	0.00	B&S	ADR
6/27/2018	L Donnell	Document review.	550	1.0	550.00	0.0	0.00	1.0	550.00	B&S	Written Discovery
6/27/2018	A Balashov	Review draft Reply memorandum prepared by co-counsel Joe Espo.	350	0.1	35.00	0.1	35.00	0.0	0.00	M&A	Motions Practice

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 90 of 173

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						Billing	Billing				
			Rate	l	Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
6 /27 /2010	D. T.I	Review reply to opposition to motion to exclude and e-mail to Joseph	265	0.0	70.50	0.0	0.00	0.0	70.50	2001	
6/27/2018	B Thompkinson	B. Espo re same; edit reply and e-mail to counsel	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Motions Practice
6/27/2018	N Smith	Review documents.	225	7.0	1575.00	0.0	0.00	7.0	1,575.00	B&S	Written Discovery
6/27/2018	P Smith	Review documents.	150	5.3	795.00	0.0	0.00	5.3	795.00	B&S	Written Discovery
6/28/2018	S Smith	Draft and edit settlement demand.	700	3.5	2450.00	0.0	0.00	3.5	2,450.00	B&S	ADR
6/28/2018	J Espo	Get fee data for Sam, e-mail same	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	ADR
6/28/2018	L Donnell	Review S. Smith draft settlement letter.	550	0.3	165.00	0.0	0.00	0.3	165.00	B&S	ADR
6/28/2018	L Donnell	Edit reply to CUI dfdts opposition to motion for default.	550	4.5	2475.00	2.0	1,100.00	2.5	1,375.00	B&S	Motions Practice
		Conference with Joseph B. Espo re his and Sam Smith's thoughts on									
6/28/2018	B Thompkinson	settlement	265	0.1	26.50	0.1	26.50	0.0	0.00	BG&L	ADR
6/28/2018	CLowe	Edit mediation update letter.	150	0.5	75.00	0.0	0.00	0.5	75.00	B&S	ADR
6/28/2018	P Smith	Review documents.	150	5.3	795.00	0.0	0.00	5.3	795.00	B&S	Written Discovery
		Conference with J. Espo, O. Melehy, L. Donnell re. strategy for									
6/29/2018	S Smith	addressing privilege issue; edit email re. same.	700	0.6	420.00	0.0	0.00	0.6	420.00	B&S	Written Discovery
6/29/2018	O Melehy	Reviewing proposed letter regarding settlement.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	ADR
		Speaking to Sam Smith, Loren Donnell and Joe Espo about the reply									
6/29/2018	O Melehy	brief.	625	0.3	187.50	0.0	0.00	0.3	187.50	M&A	Motions Practice
		Telephone call with Sam, Loren and Omar re: confidentiality issue on									
6/29/2018	J Espo	Defendant's documents	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Written Discovery
		Review redrafted reply memo and e-mail Loren about confidential									
6/29/2018	J Espo	documents	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	Motions Practice
6/29/2018	J Espo	review letter to opposing counsel re: settlement	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	ADR
	·	Prepare respond to J. Wolf to propose random sample of ESI hits;									
		review J. Espo email re. confidentiality issue; correspondence to S.									
		Smith re. same; call with J. Espo, S. Smith, O. Melehy re. same; draft									
		email to J. Wolf re. whether production was intended to be									
6/29/2018	L Donnell	confidential.	550	1.3	715.00	0.0	0.00	1.3	715.00	B&S	Written Discovery
, ==, ====		Review edits to reply brief by Sam and Loren; e-mail with Joseph B.									
6/29/2018	K Docherty	Espo re same	475	0.3	142.50	0.3	142.50	0.0	0.00	BG&L	Motions Practice
0, 20, 2020	it become ty	Prepare attorney's fees calculations and correspond with co-counsel	5	0.0	1.2.50	0.0	1.2.50	0.0	0.00	2002	- Motions i radiice
		regarding current fees incurred by the Firm for purposes of including									
6/29/2018	A Balashov	in the quarterly fee letter.	350	0.3	105.00	0.0	0.00	0.3	105.00	M&A	Fee Petition
0/23/2010	71 Balasilov	Locate documents produced by CUI and conference with Joseph B.	330	0.5	103.00	0.0	0.00	0.5	103.00	IVIOA	Tee rention
6/29/2018	B Thompkinson	Espo re same	265	0.3	79.50	0.3	79.50	0.0	0.00	BG&L	Written Discovery
6/29/2018	P Smith	Review documents.	150	6.0	900.00	0.0	0.00	6.0	900.00	B&S	Written Discovery
7/2/2018	S Smith	Review emails and incorporate into R. 30(b)(6) outline.	700	6.0	4200.00	0.0	0.00	6.0	4.200.00	B&S	Depositions
7/2/2010	3 3111111	Setting call with J. Wolf re. ESI and confidentiality designations:	700	0.0	4200.00	0.0	0.00	0.0	4,200.00	DQS	Берозітіонз
7/2/2018	L Donnell	review edit to reply to opposition to motino for default.	550	0.3	165.00	0.0	0.00	0.3	165.00	B&S	Written Discovery
7/2/2018	L Dollileli	Review documents; conference with J. Wolf re. ESI and confidentiality	330	0.5	103.00	0.0	0.00	0.3	103.00	ВОЗ	written biscovery
		of documents; confer with S. Smith; correspondence to team re.									
7/2/2019	I Dannell		550	4.7	2505.00	0.0	0.00	4.7	2 505 00	B&S	Written Discovery
7/2/2018	L Donnell	confidential status of May CUI production.	550	4.7	2585.00	0.0	0.00	4.7	2,585.00	863	Written Discovery
7/2/2010	I/ Dachartu	Review letter from Sam Smith to Joe Wolf and Nichole Nesbitt re	475	0.2	05.00	0.2	05.00	0.0	0.00	DC81	ADD
7/2/2018	K Docherty	damages calculation	475	0.2	95.00	0.2	95.00	0.0	0.00	BG&L	ADR
7/2/2046	W.B. J	Review edits to reply memo for sanctions; make additional edits to	475	4.5	647.56	0.0	0.00	43	647.50	2001	
7/2/2018	K Docherty	same; e-mail to Joseph B. Espo re same	475	1.3	617.50	0.0	0.00	1.3	617.50	BG&L	Motions Practice
7/2/2018	B Thompkinson	Conference with Joseph B. Espo re exhibits to reply memo	265	0.1	26.50	0.1	26.50	0.0	0.00	BG&L	Motions Practice
7/2/2018	P Smith	Review documents.	150	4.8	720.00	0.0	0.00	4.8	720.00	B&S	Written Discovery
7/2/2018	CLowe	Continue chart re. CUI document production.	150	5.6	840.00	5.6	840.00	0.0	0.00	B&S	Written Discovery

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 91 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
7/3/2018	S Smith	Draft and edit damage analysis.	700	5.3	3710.00	0.0	0.00	5.3	3,710.00	B&S	ADR
7/3/2018	K Docherty	Call from Christna Miller	475	0.1	47.50	0.0	0.00	0.1	47.50	BG&L	Case Development
7/3/2010	Rocherty	E-mail from/to Loren Donnel re exhibits to reply memo; e-mails and	473	0.1	47.50	0.0	0.00	0.1	47.50	DOGL	case bevelopment
7/3/2018	K Docherty	call with Barbara G. Thompkinson re same	475	0.2	95.00	0.0	0.00	0.2	95.00	BG&L	Motions Practice
7/3/2018	B Thompkinson	E-mail and call with Kevin D. Docherty re exhibits to reply memo	265	0.2	53.00	0.2	53.00	0.0	0.00	BG&L	Motions Practice
7/3/2018	B Thompkinson	Review and edit Reply Memo	265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	Motions Practice
7/3/2018	B Thompkinson	Finalize reply memo and exhibits for efiling	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Motions Practice
7/3/2018	P Smith	Review documents.	150	2.5	375.00	0.0	0.00	2.5	375.00	B&S	Written Discovery
7/4/2018	S Smith	Review emails for R. 30(b)(6) depo.	700	3.5	2450.00	0.0	0.00	3.5	2,450.00	B&S	Depositions
77 172020	5 5	netical cinamoner in octo/(c) acpoi	700	0.0	2 130100	0.0	0.00	0.0	2, 130.00	543	Березиона
7/5/2018	S Smith	Review emails for R. 30(b)(6) depo; confer with J. Wolf re. redactions.	700	4.0	2800.00	0.0	0.00	4.0	2,800.00	B&S	Depositions
7,5,2525	5 5	Review 30(b)(6) depo outline and prepare memo re. 7(i)	700		2000.00	0.0	0.00		2,000.00	543	Березиона
7/5/2018	L Donnell	questions/documents; confer with S. Smith re. strategy re. same.	550	3.8	2090.00	0.0	0.00	3.8	2,090.00	B&S	Depositions
7,5,2525	2 2 3	Draft correspondence to J. Wolf re. production and search terms,	330	0.0	2030.00	0.0	0.00	5.5	2,050.00	543	Березиона
7/5/2018	L Donnell	prepare proposal for resolution of same.	550	1.0	550.00	0.0	0.00	1.0	550.00	B&S	Written Discovery
7/5/2018	CLowe	Continue hyperlinking docs re. CUI production.	150	7.2	1080.00	7.2	1.080.00	0.0	0.00	B&S	Written Discovery
7/5/2018	P Smith	Review documents.	150	2.0	300.00	0.0	0.00	2.0	300.00	B&S	Written Discovery
7/6/2018	S Smith	Prepare for Rule 30(b)(6) and other depositions.	700	2.2	1540.00	0.0	0.00	2.2	1.540.00	B&S	Depositions
7/6/2018	L Donnell	Review redactions to pleading.	550	0.1	2970.00	0.0	0.00	0.1	55.00	B&S	Motions Practice
., .,		Continue to work on Rule 30(b)(6) memo re. 7(i); correspondence to									
		M. Williams. re. V. Walker; call/test to V. Walker; review docs with S.									
7/6/2018	L Donnell	Smith.	550	5.3	2970.00	0.0	0.00	5.3	2,915.00	B&S	Depositions
., .,		Telephone conversation with Courtney Wilson about his retaliation									
7/6/2018	A Balashov	claim against Shariff.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Case Development
		Emails from counsel and call with Joseph B. Espo re redacting filed									· ·
7/6/2018	B Thompkinson	exhibit; call with court re same; redact exhibit and e-mail to counsel	265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	Motions Practice
	· ·										
7/6/2018	B Thompkinson	E-mail from counsel and to Elizabeth Suero re filing amended exhibit	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Motions Practice
7/6/2018	B Thompkinson	Draft letter to court with amended exhibit	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Motions Practice
7/6/2018	CLowe	Prepare depo exhibits.	150	8.3	1245.00	5.0	750.00	3.3	495.00	B&S	Depositions
7/6/2018	P Smith	Review documents.	150	3.6	540.00	0.0	0.00	3.6	540.00	B&S	Written Discovery
7/8/2018	S Smith	Prepare for R. 30(b)(6), Spears and Smith depositions.	700	2.5	1750.00	0.0	0.00	2.5	1,750.00	B&S	Depositions
7/9/2018	S Smith	Prepare for 30(b)(6), Spears and Smith depositions.	700	6.3	4410.00	0.0	0.00	6.3	4,410.00	B&S	Depositions
		Review interview notes for A. Adams and documents related to same;									
		call and email to A. Adams; review correspondence re. subpoena to									
		Wells Fargo; call attorney re. Paycom subpoena; case memo;									
7/9/2018	L Donnell	interview of V. Walker; confer with S. Smith.	550	4.2	2310.00	0.0	0.00	4.2	2,310.00	B&S	Written Discovery
		Emails re address for SFS and Sharif; review court filings for address									
7/9/2018	B Thompkinson	filed with court	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Case Development
7/9/2018	B Thompkinson	Additional Emails with counsel re address for SFS and Sharif	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
7/9/2018	B Thompkinson	Draft quarterly fee letter	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Fee Petition
7/9/2018	P Smith	Review documents.	150	7.5	1125.00	0.0	0.00	7.5	1,125.00	B&S	Written Discovery
		Prepare case memo; interview of opt-in client Rodney Morris; confer									,
7/10/2018	L Donnell	with J. Wolf re. 2014 emails.	550	3.0	1650.00	0.0	0.00	3.0	1,650.00	B&S	Case Development
7/10/2018	B Thompkinson	Review letter from opposing counsel re answers to interrogatories	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Written Discovery
7/10/2018	P Smith	Review documents.	150	0.5	75.00	0.0	0.00	0.5	75.00	B&S	Written Discovery
7/11/2018	S Smith	Draft and edit deposition outlines.	700	6.5	4550.00	0.0	0.00	6.5	4,550.00	B&S	Depositions

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 92 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Dute	ППСКССРСІ	Review letter re. interrogatory deficiencies from J. Wolf and plaintiffs	value	Hours	7 tilloune	(110013)	(/ iiiioaiic)	110013	7 anoune	7 11111	category
		rogs; confer with S. Smith; draft letter in response; interview of A.									
		Adams; call with Paycom re. subpoena; draft correspondence to J.									
		Hitchcock with Paycom re. same; summarize interview with V.									
7/11/2018	L Donnell	Walker, R. Morris.	550	3.3	1815.00	0.0	0.00	3.3	1,815.00	B&S	Written Discovery
7/11/2018	B Thompkinson	Download documents produced by CUI	265	0.7	185.50	0.7	185.50	0.0	0.00	BG&L	Written Discovery
7/11/2018	P Smith	Review documents.	150	2.0	300.00	0.0	0.00	2.0	300.00	B&S	Written Discovery
7/12/2018	S Smith	Prepare for R. 30(b)(6) depo and depos of Smith and Spears.	700	5.0	3500.00	0.0	0.00	5.0	3,500.00	B&S	Depositions
7/12/2018	L Donnell	Draft other case review memo for 30(b)(6) and other depositions.	550	4.0	2475.00	0.0	0.00	4.0	2,200.00	B&S	Depositions
7,12,2010	E Boillieii	Finalize response to J. Wolf July 9 discovery letter; review S. Smith	330	7.0	2473.00	0.0	0.00	4.0	2,200.00	bas	Верозілонз
7/12/2018	L Donnell	edits to same; correspondence to team re. same.	550	0.5	275.00	0.0	0.00	0.5	275.00	B&S	Written Discovery
7/12/2018	P Smith	Review documents.	150	3.5	525.00	0.0	0.00	3.5	525.00	B&S	Written Discovery
7/13/2018	S Smith	Prepare for R. 30(b)(6) depo.	700	3.2	2240.00	0.0	0.00	3.2	2,240.00	B&S	Depositions
7/14/2018	S Smith	Prepare for R. 30(b)(6) depo.	700	2.5	1750.00	0.0	0.00	2.5	1,750.00	B&S	Depositions
7/14/2010	5 51111(11	1 Tepare for it. 30(b)(b) depo.	700	2.5	1730.00	0.0	0.00	2.5	1,730.00	DQS	Берозілонз
7/15/2018	S Smith	Travel to Birmingham for Rule 30(b)(6) depo of CUI; prepare for same.	700	6.0	4200.00	2.0	1,400.00	4.0	2.800.00	B&S	Depositions
7/16/2018	S Smith	Take Rule 30(b)(6) depo; travel to St. Petersburg.	700	14.3	#######	3.0	2,100.00	11.3	7,910.00	B&S	Depositions
7/16/2018	A Balashov	Reviewing CUI Defendants Motion for Leave to file surreply.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Motions Practice
7/16/2018	N Smith	Review documents, attendance at deposition.	225	11.5	2587.50	10.0	2,250.00	1.5	337.50	B&S	Written Discovery
7/10/2010	IV SITILLI	Edit and prepare letter to J. Wolf re. response re. discovery	223	11.5	2307.30	10.0	2,230.00	1.5	337.30	DQS	Whiteh Discovery
7/16/2018	CLowe	deficiencies.	150	0.2	30.00	0.0	0.00	0.2	30.00	B&S	Written Discovery
7/17/2018	S Smith	Draft email to J. Wolf re. depo schedule.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Depositions
7/17/2018	CLowe	Continue hyperlinking document chart (5.6).	150	5.6	840.00	5.6	840.00	0.0	0.00	B&S	Written Discovery
7/18/2018	J Espo	Review documents received recently from CUI	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Written Discovery
7/18/2018	A Balashov	Review email from Dwayne Johnson regarding status of the case.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Case Development
7/18/2018	B Thompkinson	Download CUI documents; e-mail to opposing counsel re same	265	1.0	265.00	1.0	265.00	0.0	0.00	BG&L	Written Discovery
7/18/2018	B Thompkinson	E-mail re accessing CUI documents	265	0.1	26.50	0.1	26.50	0.0	0.00	BG&L	Written Discovery
771072010	В тпотприлост	Various emails with David Ashman and Steve Irwin re downloading	203	0.1	20.50	0.1	20.50	0.0	0.00	DOGE	Whiteh biscovery
7/18/2018	B Thompkinson	production	265	0.2	53.00	0.2	53.00	0.0	0.00	BG&L	Written Discovery
7/18/2018	B Thompkinson	Continue to download documents	265	1.2	318.00	1.2	318.00	0.0	0.00	BG&L	Written Discovery
7/18/2018	CLowe	Continue hyperlinking documents.	150	6.2	930.00	6.2	930.00	0.0	0.00	B&S	Written Discovery
7/10/2010	CLOWC	Conference with L. Donnell re. strategy for ESI; confer with J. Wolf re.	130	0.2	330.00	0.2	330.00	0.0	0.00	bas	Whitein Biscovery
7/19/2018	S Smith	ESI issues; confer with L. Donnell re. same.	700	1.1	770.00	0.0	0.00	1.1	770.00	B&S	Written Discovery
7/19/2018	J Espo	Begin review of document production	595	0.6	357.00	0.0	0.00	0.6	357.00	BG&L	Written Discovery
7/15/2010	3 2300	Conference with S. Smith prior to call with J. Wolf; call with J. Wolf, S.	333	0.0	337.00	0.0	0.00	0.0	337.00	Dour	Wilteen Discovery
		Smith re. ESI; debrief with S. Smith; review case law re. portionality									
7/19/2018	L Donnell	and evaluate proposal re. ESI.	550	3.5	1925.00	0.0	0.00	3.5	1,925.00	B&S	Written Discovery
7/19/2018	B Thompkinson	Finish downloading CUI Production documents	265	0.2	53.00	0.2	53.00	0.0	0.00	BG&L	Written Discovery
7,13,2010	5 mempansen	Prepare notice of Depo re. J. Spears, R. Smith, prepare subpoena re.		0.2	55.55	0.12	33.00	0.0	0.00	2002	TTTTCCTT DISCOVERY
		R. Smith; hyper link documents; calls to court reporters re.									
7/19/2018	CLowe	depositions.	150	2.3	345.00	1.1	165.00	1.2	180.00	B&S	Depositions
7/20/2018	J Espo	Review document production from CUI	595	0.7	416.50	0.0	0.00	0.7	416.50	BG&L	Written Discovery
7/20/2018	J Espo	Review new documents from CUI	595	1.4	833.00	0.0	0.00	1.4	833.00	BG&L	Written Discovery
7/20/2018	J Espo	Review documents	595	1.1	654.50	0.0	0.00	1.1	654.50	BG&L	Written Discovery
7/20/2018	L Donnell	Draft email to J. Wolf re. ESI proposal.	550	0.4	220.00	0.0	0.00	0.4	220.00	B&S	Written Discovery
7/20/2018	B Thompkinson	Save documents produced by plaintiffs	265	0.1	26.50	0.1	26.50	0.0	0.00	BG&L	Written Discovery
7/20/2018	CLowe	Continue linking documents.	150	6.7	1005.00	6.7	1,005.00	0.0	0.00	B&S	Written Discovery

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 93 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Date	Ппекеереі	Telephone call with Sam about expert deadline and state of	value	Hours	Amount	(Hours)	(Alliount)	Hours	Amount	FIIIII	Category
7/23/2018	J Espo	depositions	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
7/23/2018	L Donnell	Correspondence to J. Wolf re. discovery proposal.	550	0.2	55.00	0.0	0.00	0.2	55.00	B&S	Written Discovery
7/23/2018	CLowe	Continue linking documents.	150	6.6	990.00	6.6	990.00	0.0	0.00	B&S	Written Discovery
7/24/2018	J Espo	Review new document request from Sam	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Written Discovery
7/24/2010	3 L3PO	Review and evaluate correspondence from J. Wolf with hit list;	333	0.5	170.50	0.0	0.00	0.5	170.50	DOGE	Witten Discovery
		correspondence to S. Smith re. same: correspondence to J. Wolf re.									
7/24/2018	L Donnell	same; review S. Smith draft RFPs.	550	0.7	385.00	0.0	0.00	0.7	385.00	B&S	Written Discovery
7/24/2018	B Thompkinson	Draft status letter to clients	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Case Development
7/26/2018	CLowe	Continue hyperlinking documents, describing documents.	150	3.8	570.00	3.8	570.00	0.0	0.00	B&S	Written Discovery
7,20,2020	020110	Finalize status letter to clients; e-mail to Elizabeth Suero re sending	100	0.0	370.00	0.0	570.00	0.0	0.00	243	Trincen Biscovery
		same; conference with Joseph B. Espo re: Oluyede Frederick; update									
7/30/2018	B Thompkinson	plaintiff spreadsheet	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Written Discovery
7/30/2018	P Smith	Review documents.	150	3.0	450.00	0.0	0.00	3.0	450.00	B&S	Written Discovery
7/31/2018	J Espo	Respond to e-mail and look for Sharif bankruptcy	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Case Development
7/31/2018	J Espo	Talk with Dwayne Johnson about case status	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Case Development
7/31/2018	B Thompkinson	Do PACER search of any bankruptcy filings for SFS or Sharif	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
.,,		Research re. check info, calculate overtime and minimum wage									
7/31/2018	N Smith	damages using average hours worked claimed by 4 plaintiffs.	225	2.0	450.00	0.0	0.00	2.0	450.00	B&S	ADR
7/31/2018	P Smith	Review documents.	150	3.0	450.00	0.0	0.00	3.0	450.00	B&S	Written Discovery
7/31/2018	CLowe	Begin hyperlinking new docs received 073018.	150	3.9	585.00	3.9	585.00	0.0	0.00	B&S	Written Discovery
8/1/2018	S Smith	Confer with N. Smith re. damage calculations; edit same.	700	0.7	2100.00	0.0	0.00	0.7	490.00	B&S	ADR
8/1/2018	S Smith	Prepare for depositions of R. Smith and J. Spears.	700	2.3	1610.00	0.0	0.00	2.3	1,610.00	B&S	Depositions
8/1/2018	J Espo	Begin reading 30(b)(6) deposition transcript	595	1.0	595.00	1.0	595.00	0.0	0.00	BG&L	Case Development
		Review docs produced by J. Spears; email to J. Espo re. copying all									·
8/1/2018	L Donnell	plaintiffs on correspondence.	550	0.4	220.00	0.0	0.00	0.4	220.00	B&S	Written Discovery
8/1/2018	CLowe	Continue hyperlinking docs re. CUI docs produced 073018.	150	5.8	870.00	5.8	870.00	0.0	0.00	B&S	Written Discovery
8/1/2018	P Smith	Review documents.	150	4.0	600.00	0.0	0.00	4.0	600.00	B&S	Written Discovery
		Conference call with J. Wolf, L. Donnell re. document production									•
8/2/2018	S Smith	issues.	700	0.3	3850.00	0.0	0.00	0.3	210.00	B&S	Written Discovery
8/2/2018	S Smith	Review documents for Smith and Spears depositions.	700	5.2	3640.00	0.0	0.00	5.2	3,640.00	B&S	Written Discovery
8/2/2018	L Donnell	Call with S. Smith, J. Wolf re. document production.	550	0.3	165.00	0.0	0.00	0.3	165.00	B&S	Written Discovery
8/2/2018	P Smith	Review documents.	150	3.7	555.00	0.0	0.00	3.7	555.00	B&S	Written Discovery
8/3/2018	P Smith	Review documents.	150	2.4	360.00	0.0	0.00	2.4	360.00	B&S	Written Discovery
8/5/2018	S Smith	Review documents produced by CUI.	700	8.1	5670.00	0.0	0.00	8.1	5,670.00	B&S	Written Discovery
8/5/2018	P Smith	Review documents.	150	7.3	1095.00	0.0	0.00	7.3	1,095.00	B&S	Written Discovery
8/6/2018	S Smith	Finish review documents and edit depo outlines for Smith/Spears.	700	7.4	5180.00	0.0	0.00	7.4	5,180.00	B&S	Depositions
		Confer with J. Wolf re. email production; confer with J. Espo, L.									
8/6/2018	S Smith	Donnell re. stip re. joint employer.	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	Written Discovery
		Talk with Ian Adams and update him on the case, e-mail co-counsel									
8/6/2018	J Espo	re: conversation and his new e-mail address	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Case Development
		Telephone call with Sam Smith about deposition postponement,									
8/6/2018	J Espo	document production and possible stipulation on joint employer	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	Case Development
		Call with J. Wolf re. depo/docs error; confer with S. Smith, T. Smith;									
8/6/2018	L Donnell	confer with J. Espo, S. Smith, T. Smith.	550	1.2	660.00	0.0	0.00	1.2	660.00	B&S	Written Discovery
8/6/2018	CLowe	Prepare exhibits for depo.	150	8.7	1305.00	5.0	750.00	3.7	555.00	B&S	Depositions
8/6/2018	P Smith	Review documents.	150	6.0	900.00	0.0	0.00	6.0	900.00	B&S	Written Discovery
8/7/2018	S Smith	Draft stip re. employer issue; research re. same.	700	3.9	2730.00	0.0	0.00	3.9	2,730.00	B&S	Case Development

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 94 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
8/7/2018	J Espo	Review draft stipulation re: joint employer; e-mail Sam re: same	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Case Development
8/7/2018	L Donnell	Review and edit S. Smith draft joint stipulation.	550	0.3	110.00	0.0	0.00	0.3	110.00	B&S	Case Development
8/7/2018	L Donnell	Correspondence with S. Smith re. damages/stip.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Case Development
0///2018	L Donnen	Confer with Joseph B. Espo re conversation with Sam Smith about	330	0.2	110.00	0.0	0.00	0.2	110.00	ВОЗ	Case Development
		joint employer liability and possible stipulation by CUI; e-mail from									
8/7/2018	K Docherty	Sam Smith re same	475	0.1	47.50	0.1	47.50	0.0	0.00	BG&L	Case Development
8/7/2018	CLowe	Update address re. I Adams.	150	0.1	15.00	0.1	15.00	0.0	0.00	B&S	Case Development
6/ // 2018	CLOWE	Draft email to L. Donnell re. strategy for finalizing rogs and for stip re.	130	0.1	13.00	0.1	13.00	0.0	0.00	DQS	case Development
8/8/2018	S Smith	employer.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Case Development
0/0/2010	3 3111111	Draft detailed email re. joint employer stip; draft email to team re.	700	0.5	210.00	0.0	0.00	0.3	210.00	BQ3	Case Development
8/9/2018	S Smith	same.	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Case Development
8/3/2018	3 3111111	Review discovery and plaintiffs damages; call with S. Borden re. ER	700	0.4	280.00	0.0	0.00	0.4	280.00	603	Case Development
		Stipulation, damages, amended discovery responses; call with J. Boyd									
8/9/2018	L Donnell	re. same.	550	1.5	825.00	0.0	0.00	1.5	825.00	B&S	Written Discovery
8/9/2018	S Smith	Edit outline for Spears/Smith depositions.	700	4.1	2870.00	0.0	0.00	4.1	2,870.00	B&S	Depositions
8/10/2018	S Smith	Review J. Wolf response re. stip re. employers; draft email re. same.	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Case Development
0/10/2010	3 3111111	Review J. Wolf correspondence re. stip le. employers, draft email re. same.	700	0.4	200.00	0.0	0.00	0.4	280.00	DQS	Case Development
		stip, discovery; correspondence with S. Smith re. S. Borden issue with									
8/10/2018	L Donnell	Spears.	550	0.8	440.00	0.1	55.00	0.7	385.00	B&S	Written Discovery
8/10/2018	CLowe	Continue hyperlinking docs.	150	5.2	780.00	5.2	780.00	0.7	0.00	B&S	Written Discovery
8/11/2018	S Smith	Edit outline for Smith/Spears depositions.	700	2.3	1610.00	0.0	0.00	2.3	1,610.00	B&S	Depositions
8/12/2018	S Smith	Edit outline for Smith/Spears depositions.	700	1.0	700.00	0.0	0.00	1.0	700.00	B&S	Depositions
8/13/2018	S Smith	Edit interrogatory responses; amend rog response for Boyd	700	1.5	2170.00	0.0	0.00	1.5	1,050.00	B&S	Written Discovery
0/13/2010	3 3111111	Confer with L. Donnell re. strategy for stip on joint employer; confer	700	1.5	2170.00	0.0	0.00	1.5	1,030.00	ВОЗ	vviitten biscovery
8/13/2018	S Smith	with J. Wolf re. same edit joint employer stip.	700	0.9	2170.00	0.0	0.00	0.9	630.00	B&S	Case Development
8/13/2018	S Smith	Edit outline for Smith/Spears Depositions.	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	Depositions
0/13/2010	3 3111101	Eure outline for Smith/Spears Depositions.	700	0.5	330.00	0.0	0.00	0.5	330.00	DQS	Depositions
		Call with C. Wilson re. amended discovery and ER stipulation; draft									
		amended discovery responses; correspondence to S .Smith re. same;									
		correspondence to J. Wolf re. conference call re. stipulation; review S.									
		Smith edits to amended discovery; review J. Miller Rule 30(b)(6)									
		transcript; correspondence/conferral re. additional discovery re.									
		Comcast; review Boyd hours worked and correspondence to S. Smith									
		re. same; confer with S. Smith re. stip; conference call with J. Wolf, S.									
8/13/2018	L Donnell	Smith re. stip; draft edits to stip in light of conferral.	550	4.9	2695.00	0.0	0.00	4.9	2.695.00	B&S	Written Discovery
8/13/2018	CLowe	Create depo exhibit list; continue hyperlinking docs.	150	6.8	1020.00	5.6	840.00	1.2	180.00	B&S	Depositions
0/13/2010	CLOWE	Review plaintiffs damages; correspondence to S. Smith, N. Smith re.	130	0.8	1020.00	3.0	040.00	1.2	180.00	DQS	Depositions
8/14/2018	L Donnell	same.	550	0.8	440.00	0.0	0.00	0.8	440.00	B&S	ADR
8/14/2018	L Donnell	Review and edit stip; call with J. Wolf, S. Smith re. stip.	550	0.4	220.00	0.0	0.00	0.4	220.00	B&S	Case Development
8/14/2018	N Smith	Damage calculations.	225	3.0	675.00	0.0	0.00	3.0	675.00	B&S	ADR
0/ 17/ 2010	14 Jillion	Review edits to stip re. joint employer and respond to same; confer	223	3.0	073.00	0.0	0.00	5.0	073.00	503	ADI
8/16/2018	S Smith	with J. Wolf, L. Donnell re. same.	700	0.6	420.00	0.0	0.00	0.6	420.00	B&S	Case Development
8/17/2018	S Smith	Draft detailed email re. deposition schedule.	700	0.8	210.00	0.0	0.00	0.8	210.00	B&S	Depositions
0/1//2018	3 SIIIIUI	Edit Notices of Deposition re. Smith, Spears re. new date; edit	700	0.5	210.00	0.0	0.00	0.5	210.00	BOS	Depositions
		subpoena re. Smith; email to court reporter re. same; call to hotel re									
		same; change flights re. same; draft email to defendants with new									
8/20/2018	CLowe	notices and subpoena re. same.	150	0.8	120.00	0.5	75.00	0.3	45.00	B&S	Depositions
0/20/2018	CLOWE	monices and subpoend re. same.	130	0.0	120.00	0.5	75.00	0.5	45.00	פאם	Depositions

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 95 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description		Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Date	типексерег	Call with Roslyn Hill, mother of Aaron Turner, re whether anything	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	111111	category
8/21/2018	B Thompkinson	needed from Mr. Turner; e-mail to Joseph B. Espo re same	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
8/21/2018	P Smith	Review documents.	150	2.0	300.00	0.0	0.00	2.0	300.00	B&S	Written Discovery
8/22/2018	S Smith	Edit email re. outstanding discovery.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Written Discovery
8/22/2018	CLowe	Continue hyperlinking documents.	150	7.7	1155.00	7.7	1,155.00	0.0	0.00	B&S	Written Discovery
8/22/2018	P Smith	Review documents.	150	2.0	300.00	0.0	0.00	2.0	300.00	B&S	Written Discovery
8/23/2018	S Smith	Draft email to N. Smith re. damage analysis.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	ADR
8/23/2018	L Donnell	Draft email to J. Wolf re. outstanding discovery issues.	550	0.5	275.00	0.0	0.00	0.5	275.00	B&S	Written Discovery
8/23/2018	P Smith	Review documents.	150	4.0	600.00	0.0	0.00	4.0	600.00	B&S	Written Discovery
8/24/2018	S Smith	Edit joint employer stip.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Case Development
8/24/2018	L Donnell	Review joint employer stip revisions from CUI.	550	0.3	110.00	0.0	0.00	0.2	110.00	B&S	Case Development
8/24/2018	CLowe	Continue hyperlinking docs.	150	8.2	1230.00	8.2	1,230.00	0.2	0.00	B&S	Written Discovery
8/24/2018	P Smith	Review documents.	150	5.0	750.00	0.0	0.00	5.0	750.00	B&S	Written Discovery
8/25/2018	L Donnell	Review edits to stip; confer with S. Smith re. same.	550	0.3	165.00	0.0	0.00	0.3	165.00	B&S	Case Development
8/26/2018	P Smith	Review documents.	150	6.0	900.00	0.0	0.00	6.0	900.00	B&S	Written Discovery
8/20/2018	r Jillicii	Conference with co-counsel re. search terms and review of emails re.	130	0.0	300.00	0.0	0.00	0.0	300.00	DQS	vviitteii Discovery
8/27/2018	S Smith	same.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Written Discovery
8/2//2018	3 3111111	Conference call with J. Wolf, S. Smith re. discovery/stip; draft	700	0.2	140.00	0.0	0.00	0.2	140.00	BQS	written biscovery
8/27/2018	L Donnell	correspondence re. same.	550	0.5	275.00	0.0	0.00	0.5	275.00	B&S	Case Development
8/27/2018	P Smith	Review documents.	150	0.5	75.00	0.0	0.00	0.5	75.00	B&S	Written Discovery
8/28/2018	N Smith	Edit damage calculations.	225	0.3	67.50	0.0	0.00	0.3	67.50	B&S	ADR
8/28/2018	CLowe	Hyperlink CUI documents.	150	7.6	1140.00	7.6	1,140.00	0.0	0.00	B&S	Written Discovery
0/20/2010	CLOWE	Review response to Poles' RFPs and draft email re. same; confer with	130	7.0	1140.00	7.0	1,140.00	0.0	0.00	DQS	Written Discovery
0/20/2010	C Cooith		700	0.7	490.00	0.0	0.00	0.7	400.00	B&S	M/sitton Discovery
8/29/2018 8/29/2018	S Smith S Smith	J. Wolf, L. Donnell re. Poles' RFP response.	700	0.7	140.00	0.0	0.00	0.7	490.00 140.00	B&S	Written Discovery
8/29/2018	5 Smith	Draft email re. stip re. joint employer. Review responses to amended rogs; correspondence to S. Smith re.	700	0.2	140.00	0.0	0.00	0.2	140.00	863	Case Development
0/20/2010	L Donnell	same; call with J. Wolf re. discovery response; review discovery		1.0	FF0 00	0.0	0.00	1.0	FF0 00	DO C	M/sitten Discourant
8/29/2018 8/29/2018		responses to Poles first RFP; draft email to J. Wolf re. conferral.	550 150	6.6	550.00 990.00	6.6	990.00	1.0 0.0	550.00 0.00	B&S B&S	Written Discovery
8/29/2018	CLowe	Continue hyperlinking docs. Review stipulation and amended interrogatory answers for four	150	0.0	990.00	0.0	990.00	0.0	0.00	863	Written Discovery
0/20/2010	1.5		F0F	0.4	220.00	0.0	0.00	0.4	220.00	DC01	Maitten Dieserre
8/30/2018	J Espo	named plaintiffs	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Written Discovery
8/30/2018	L Donnell	Correspondence to team re. amended rogs/damages.	550 150	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Written Discovery
8/30/2018	CLowe	Continue hyperlinking docs.		7.7	1155.00	7.7	1,155.00	0.0	0.00	B&S	Written Discovery
8/31/2018	L Donnell	Legal research re. discovery dispute; draft email re. same.	550	1.5	825.00	0.0	0.00	1.5	825.00	B&S	Case Development
0/24/2010	I Damadi	Correspondence to team re. stipulation; correspondence to C. Lowe		0.2	105.00	0.0	0.00	0.3	165.00	D.C.C	Muittan Diagona
8/31/2018	L Donnell	re. amended rogs.	550	0.3	165.00	0.0	0.00	0.3	165.00	B&S	Written Discovery
8/31/2018	CLowe	Review and edit pltf interrogatory answers.	150	1.3	195.00	0.0	0.00	1.3	195.00	B&S	Written Discovery
8/31/2018	CLowe	Continue hyperlinking docs.	150	5.2	780.00	5.2	780.00	0.0	0.00	B&S	Written Discovery
0/4/2040	6.6	Draft emails re. subpoenas and notices for next round of depositions;	700		200.00	0.0	0.00		200.00	200	
9/4/2018	S Smith	draft email re. deposition of plaintiffs.	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Depositions
0/4/2016	I Dannall	Revise amended rogs for named plaintiffs; draft and email to J. Wolf		2.5	1275.00	0.0	0.00	2.5	4 275 00	D.G.C	Muittan Diago
9/4/2018	L Donnell	re. ESI proposal to resolve dispute related to Pole's First RFP.	550	2.5	1375.00	0.0	0.00	2.5	1,375.00	B&S	Written Discovery
0/4/2046		Edit subpoena re. Smith, edit notice of deposition; change airline and	456		000.00		60.00		60.00	200	
9/4/2018	CLowe	hotel reservations.	150	0.8	990.00	0.4	60.00	0.4	60.00	B&S	Depositions
9/4/2018	CLowe	Continue hyperlinking docs.	150	5.8	870.00	5.8	870.00	0.0	0.00	B&S	Written Discovery
0/5/2016	6.6 31	Conference with co-counsel re. strategy for depositions of plaintiffs	700	0.6	420.00	0.0	0.00	0.6	420.00	200	
9/5/2018	S Smith	and discovery plaintiffs.	700	0.6	420.00	0.0	0.00	0.6	420.00	B&S	Depositions
9/5/2018	S Smith	Edit Rogs.	700	0.3	840.00	0.0	0.00	0.3	210.00	B&S	Written Discovery

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 96 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
9/5/2018	S Smith	Review order re. default motion.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Motions Practice
9/5/2018	J Espo	Phone call with all Plaintiffs' counsel re: defending depositions	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	Depositions
9/3/2016	1 ESPO	Review S. Smith edits to amended rogs; correspondence to S. Smith	393	0.5	297.50	0.0	0.00	0.5	297.50	BUAL	Depositions
		•									
0/5/2010	L Donnell	re edits to amended rogs; finalize same; revise proposal re.	550	3.8	2365.00	0.0	0.00	3.8	2,090.00	B&S	Written Discovery
9/5/2018 9/5/2018	L Donnell	meet/confer re. discovery; correspondence to J. Wolf re. same. Team call re. discovery depositions.	550	0.5	275.00	0.0	0.00	0.5	2,090.00	B&S	Depositions
9/5/2018	L Donneil	, ,	550	0.5	2/5.00	0.0	0.00	0.5	275.00	863	Depositions
0/5/2010	K Darahantu.	Telephone call with Joseph B. Espo, Barbara G. Thompkinson and co-	475	0.5	227.50	0.0	0.00	0.5	227.50	DC 0.1	Danasitiana
9/5/2018	K Docherty	counsel re upcoming depositions of Plaintiffs	475	0.5	237.50	0.0	0.00	0.5	237.50	BG&L	Depositions
0 /= /0010		Review report and recommendation on motion for entry of default								2001	
9/5/2018	K Docherty	judgment	475	0.2	95.00	0.0	0.00	0.2	95.00	BG&L	Motions Practice
9/5/2018	A Balashov	Correspond with co-counsel regarding signed stipulation.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Case Development
		Telephone conference with co-counsel regarding preparing clients for								_	
9/5/2018	A Balashov	depositions.	350	0.6	210.00	0.0	0.00	0.6	210.00	M&A	Depositions
9/5/2018	B Thompkinson	Team call re discovery and depositions	265	0.5	132.50	0.5	132.50	0.0	0.00	BG&L	Written Discovery
9/5/2018	B Thompkinson	Read court's order on motion for default judgment	265	0.2	53.00	0.2	53.00	0.0	0.00	BG&L	Motions Practice
		Prepare subpoenas re. Bangura, Dyson; edit pltfs amended rog									
9/5/2018	CLowe	answers; continue hyperlinking docs.	150	7.5	1125.00	6.6	990.00	0.9	135.00	B&S	Written Discovery
9/6/2018	S Smith	Edit Boyd second rogs.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Written Discovery
9/6/2018	J Espo	Edit new interrogatories to Defendants	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Written Discovery
		Correspondence to J. Wolf re. proposal to resolve discovery dispute;									
9/6/2018	L Donnell	prepare rogs to CUI.	550	1.2	660.00	0.0	0.00	1.2	660.00	B&S	Written Discovery
		Review attorney assignments for discovery responses; create list of									
		assignments for deposition prep and defense; look into logistics of									
		travel to meet with clients; e-mail to Joseph B. Espo re all of the									
9/6/2018	B Thompkinson	above	265	0.7	185.50	0.3	79.50	0.4	106.00	BG&L	Depositions
9/6/2018	B Thompkinson	E-mail to counsel re: deposition preparation and defense	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Depositions
		Prepare pltfs rog answers, send to pltfs for signature; edit Boyd 2nd									
9/6/2018	CLowe	rogs to dfdt.	150	1.1	165.00	0.0	0.00	1.1	165.00	B&S	Written Discovery
9/7/2018	B Thompkinson	Hand deliver interrogatories to Nesbitt and Wolfe	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Written Discovery
9/7/2018	CLowe	Edit Boyd 2nd rogs to CUI.	150	0.4	60.00	0.0	0.00	0.4	60.00	B&S	Written Discovery
9/8/2018	S Smith	Conference with L. Donnell re. next steps in case.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Case Development
9/10/2018	L Donnell	Correspondence to S. Smith re. damages production.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Case Development
		Correspond with co-counsel regarding schedule of Plaintiffs'									'
9/10/2018	A Balashov	depositions.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
, , ,		Telephone conversation with Mr. Boyd regarding depositions.									
9/10/2018	A Balashov	Memorandum to file.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Depositions
0, 00, 000		Telephone conversation with Mian Imran regarding his deposition						V			
9/10/2018	A Balashov	and scheduling. Memorandum to file.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Depositions
3/10/2010	71 501001101	Telephone call and email to Courtney Wilson regarding scheduling his	330	0.2	70.00	0.0	0.00	0.2	70.00		Берозилоно
		deposition and deposition preparation generally. Memorandum to									
9/10/2018	A Balashov	file.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
3/10/2010	A Balashov	Telephone call to Mr. Green regarding preparing for and scheduling	330	0.1	33.00	0.0	0.00	0.1	33.00	WICH	Берозіцонз
9/10/2018	A Balashov	his deposition. Memorandum to file.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
2/ 10/ 2010	A DalasiiOV	Telephone conversation with Mr. Poles regarding his deposition and	330	0.1	33.00	0.0	0.00	0.1	33.00	IVIOA	Depositions
9/10/2018	A Balashov		350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
3/10/2018	A Dalasilov	preparing for the deposition. Memorandum to file.	330	0.1	33.00	0.0	0.00	0.1	33.00	IVIQA	Depositions
0/10/2010	A Palacher	Telephone call with Mr. Johnson about his deposition and preparing	250	0.3	70.00	0.0	0.00	0.3	70.00	N 4 0 A	Donositions
9/10/2018	A Balashov	for the deposition. Memorandum to file.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Depositions
9/11/2018	S Smith	Finalize damage charts for Plaintiff interrogatory responses.	700	0.8	560.00	0.0	0.00	۵.۷	560.00	B&S	Written Discovery

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 97 of 173

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	1	B	Rate		Total	Judgment	Judgment	Lodestar	Lodestar	<u>-</u> .	
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
9/11/2018	B Thompkinson	Update client contact information and e-mail to clients	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Case Development
9/11/2018	B Thompkinson	Review, label and organize documents received and produced	265	1.0	265.00	0.0	0.00	1.0	265.00	BG&L	Written Discovery
9/11/2018	P Smith	Review documents.	150	3.0	450.00	0.0	0.00	3.0	450.00	B&S	Written Discovery
9/11/2018	CLowe	Bates-stamp docs 107-1 - 107-15.	150	0.4	60.00	0.4	60.00	0.0	0.00	B&S	Written Discovery
0/42/2040	C C	Conference with L. Donnell re. strategy for SFS depositions; confer	700		200.00	0.0	0.00	0.4	200.00	200	5
9/12/2018	S Smith	with T. Smith re. same.	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Depositions
		Prepare for team call; team call re. depo schedule: draft									
0/42/2040		correspondence to J. Wolf re. same; draft correspondence to team	550	0.0	405.00	0.0	0.00	0.0	405.00	200	5
9/13/2018	L Donnell	confirming extension to discovery period.	550	0.9	495.00	0.0	0.00	0.9	495.00	B&S	Depositions
0/42/2040	W D . I .	Telephone call with co-counsel re deposition scheduling; confer with	475	0.5	227.50	0.0	0.00	0.5	227.50	2001	5
9/13/2018	K Docherty	Barbara G. Thompkinson re same	475	0.5	237.50	0.0	0.00	0.5	237.50	BG&L	Depositions
0/10/0010		Telephone conference with Mr. Melehy and co-counsel regarding									
9/13/2018	A Balashov	scheduling of depositions.	350	0.4	140.00	0.0	0.00	0.4	140.00	M&A	Depositions
0/10/0010		Telephone call to Plaintiff Poles regarding depositions. Memorandum			25.22						
9/13/2018	A Balashov	to file.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
		Telephone call to Mr. Green regarding scheduling of his deposition.									
9/13/2018	A Balashov	Memorandum to file.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
		Correspond by email with Courtney Wilson regarding need to									
9/13/2018	A Balashov	schedule and prepare for his deposition.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
		Correspond by email with John Poles and Conroy Green regarding								_	
9/13/2018	A Balashov	their depositions and preparing for deposition.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
		Correspond by email with Conroy Green in response to his email								_	
9/13/2018	A Balashov	about depositions.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
		Call with team re deposition scheduling; calls with clients re same; e-									
- / /		mail to team re same; e-mail to Joseph B. Espo and Kevin D. Docherty									
9/13/2018	B Thompkinson	re same	265	1.1	291.50	0.0	0.00	1.1	291.50	BG&L	Depositions
- / /		Review email from Conroy Green regarding his availability for									
9/14/2018	A Balashov	deposition in November.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
9/14/2018	B Thompkinson	Attempt to call clients re depositions; e-mail to client	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Depositions
- / /		Telephone conversation with Mr. Poles regarding preparing for his									
9/17/2018	A Balashov	deposition. Memorandum to file.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
		Telephone conversation with Courtney Wilson about his deposition									
9/17/2018	A Balashov	and preparing for the deposition. Memorandum to file.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Depositions
9/17/2018	A Balashov	Correspond with co-counsel regarding deposition schedule.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
- / /		Draft letter to clients re deposition scheduling; e-mail with Joseph B.									
9/17/2018	B Thompkinson	Espo re same; finaliaze letters	265	0.6	159.00	0.0	0.00	0.6	159.00	BG&L	Depositions
9/17/2018	CLowe	Edit and serve subpoenas, Notice.	150	0.4	60.00	0.0	0.00	0.4	60.00	B&S	Written Discovery
9/18/2018	L Donnell	Correspondence with team re. depo scheduling.	550	0.2	220.00	0.0	0.00	0.2	110.00	B&S	Depositions
		Correspondence to J. Wolf re. sample timekeeping doc to access									
0/40/22:5		proposal to resolve MTC; confer with S. Smith re. outstanding			446.00	0.0	0.00	0.0	446.00	200	
9/18/2018	L Donnell	discovery issues.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Written Discovery
9/18/2018	B Thompkinson	E-mail with team re contacting clients re deposition scheduling	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Depositions
0/40/22:5	D. T	Attempt to call clients re deposition scheduling; call with Christna	200		70.50	0.0	0.00	0.0	70.50	200	
9/18/2018	B Thompkinson	Miller re deposition scheduling; e-mail to team re same	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Depositions
9/20/2018	J Espo	E-mail co-counsel about Eric Walker	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Case Development
0/20/22:5	D. T	E-mail with Loren Donnell re Marcus Williams and Eric Walker;	255		26.52	0.0	0.00		26.72	200	,
9/20/2018	B Thompkinson	attempt to call Mr. Walker	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Depositions
9/21/2018	L Donnell	Conference call with J. Wolf re. discovery dispute.	550	0.4	220.00	0.0	0.00	0.4	220.00	B&S	Written Discovery

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 98 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Date	Ппекеерег	Description	value	Hours	Allioulit	(Hours)	(Amount)	Hours	Amount	FIIIII	Category
9/21/2018	A Balashov	Correspond with co-counsel regarding deposition of Marcus Williams.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
3/21/2018	A Dalasilov	Draft letter to Eric Walker re participation in case; e-mail with Joseph	330	0.1	33.00	0.0	0.00	0.1	33.00	MAA	Depositions
9/21/2018	B Thompkinson	B. Espo re same; finalize letter	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Case Development
5/21/2010	D THOMPKIIISON	Calls with clients and emails with counsel re deposition prep	203	0.5	73.30	0.0	0.00	0.5	75.50	DOGE	case bevelopment
9/21/2018	B Thompkinson	scheduling	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Depositions
9/21/2018	B Thompkinson	Additional calls and emails re deposition scheduling	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Depositions
9/23/2018	L Donnell	Correspondence re. status of plaintiffs' depos to J. Wolf.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Depositions
3/23/2010	E Bornien	Corresponding with co-counsel regarding deposition schedule and	330	0.2	110.00	0.0	0.00	0.2	110.00	503	Берозісіонз
9/24/2018	A Balashov	revising deposition schedule based on request from Joe Wolf.	350	0.3	105.00	0.0	0.00	0.3	105.00	M&A	Depositions
9/24/2018	A Balashov	Correspond with Joe Wolf regarding deposition schedule.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
9/24/2018	A Balashov	Correspond with Mian Imran regarding deposition schedule.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
3/24/2010	7 Balasilov	correspond with man regarding deposition schedule.	330	0.1	33.00	0.0	0.00	0.1	33.00	1410271	Берозісіонз
		Meeting with Mirian Martinez to give her instructions on contacting									
		the M&A Plaintiffs to schedule time to prepare for the depositions									
9/24/2018	A Balashov	and to confirm the start time and date of their depositions.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Depositions
3/24/2010	7 Balasilov	Review emails re and update deposition schedule; attempt to call and	330	0.2	70.00	0.0	0.00	0.2	70.00	1410271	Берозісіонз
9/24/2018	B Thompkinson	e-mail to client	265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	Depositions
3/24/2010	B mompanison	Telephone conversation with John Poles regarding his deposition and	203	0.5	132.30	0.0	0.00	0.5	132.30	DOGE	Берозісіонз
9/25/2018	A Balashov	to answer some questions he had about the case.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Depositions
3/23/2010	7 Balasilov	Telephone conversations with John Poles, Dwayne Johnson, and	330	0.2	70.00	0.0	0.00	0.2	70.00	1410271	Берозісіонз
9/25/2018	M Martinez	James Boyd to notify them when their deposition is.	180	0.8	144.00	0.0	0.00	0.8	144.00	M&A	Depositions
9/26/2018	A Balashov	Review and respond to email from Joe Wolf regarding depositions.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
3/20/2010	7 Balasilov	Corresponding with co-counsel regarding deposition dates and	330	0.1	33.00	0.0	0.00	0.1	33.00	TVIQ.	Берозісіонз
9/26/2018	A Balashov	revising the deposition schedule.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Depositions
9/26/2018	P Smith	Review documents.	150	3.0	450.00	0.0	0.00	3.0	450.00	B&S	Written Discovery
3,20,2010		nerien deamenes	100	5.0	150.00	0.0	0.00	0.0	.50.00	243	· · · · · · · · · · · · · · · · · · ·
		review deposition scheduled with Kevin; review deposition scheduled									
9/28/2018	J Espo	with BGT; edit draft stipulation of dismissal and send to all counsel	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Depositions
3, 20, 2010	3 2300	Prepare stipulation of dismissal; confer with Joseph B. Espo re	555	0	200.00	0.0	0.00	0	255.55	2002	Березілені
9/28/2018	K Docherty	deposition schedule.	475	0.8	380.00	0.0	0.00	0.8	380.00	BG&L	Case Development
3, 20, 2010	it boomenty	Correspond with co-counsel regarding the revised deposition	175	0.0	500.00	0.0	0.00	0.0	300.00	2002	Case Beveropment
9/28/2018	A Balashov	schedule.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
9/28/2018	P Smith	Review documents.	150	1.0	150.00	0.0	0.00	1.0	150.00	B&S	Written Discovery
9/29/2018	P Smith	Review documents.	150	3.6	540.00	0.0	0.00	3.6	540.00	B&S	Written Discovery
10/1/2018	B Thompkinson	Review and edit stipulation of partial dismissal	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Motions Practice
10/1/2018	P Smith	Review documents.	150	4.0	600.00	0.0	0.00	4.0	600.00	B&S	Written Discovery
		Correspond with Joe Espo regarding deposition schedule and meeting									,
		with Miran Martinez regarding contacting plaintiffs to confirm change									
10/2/2018	A Balashov	of date for their deposition.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Depositions
10/2/2018	B Thompkinson	Review deposition schedule and attempt to call clients re prep	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Depositions
		Call with Steve Borden re deposition prep and conference with Joseph									<u> </u>
10/2/2018	B Thompkinson	B. Espo re same	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Depositions
											<u> </u>
10/2/2018	M Martinez	Telephone call with James Boyd regarding change in deposition date.	180	0.1	18.00	0.0	0.00	0.1	18.00	M&A	Depositions
		Telephone call with Courtney Wilson regarding deposition and									<u> </u>
10/2/2018	M Martinez	preparation date.	180	0.1	18.00	0.0	0.00	0.1	18.00	M&A	Depositions
10/2/2018	M Martinez	Attempted telephone call to Conroy Green.	180	0.1	18.00	0.0	0.00	0.1	18.00	M&A	Depositions

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 99 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
10/2/2018	M Martinez	Attempted telephone call to John Poles.	180	0.1	18.00	0.0	0.00	0.1	18.00	M&A	Depositions
10/2/2018	IVI IVIAI LIIIEZ	Attempted telephone call to John Foles.	180	0.1	18.00	0.0	0.00	0.1	18.00	IVIQA	Depositions
10/2/2018	M Martinez	Telephone conversation with Mian Imran about discovery respones.	180	0.1	18.00	0.0	0.00	0.1	18.00	M&A	Depositions
10/2/2018	M Martinez	Telephone conversation with Marcus Williams.	180	0.1	18.00	0.0	0.00	0.1	18.00	M&A	Depositions
10/2/2018	M Martinez	Email Courtney Wilson regarding deposition and preparation date.	180	0.2	36.00	0.0	0.00	0.2	36.00	M&A	Depositions
10/2/2018	M Martinez	Email James Boyd regarding deposition and preparation date.	180	0.2	36.00	0.0	0.00	0.2	36.00	M&A	Depositions
10/2/2018	P Smith	Review documents.	150	5.2	780.00	0.0	0.00	5.2	780.00	B&S	Depositions
10/3/2018	S Smith	Prepare for depos; travel to Baltimore for same.	700	7.1	4970.00	1.0	700.00	6.1	4,270.00	B&S	Depositions
10/3/2018	J Espo	Call Sam and Loren about tomorrow's depositions	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Depositions
10/3/2018	L Donnell	Call with J. Espo re. depo schedule; confer with S. Smith re. same.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Depositions
		Correspond by email with co counsel regarding conversation with									·
10/3/2018	A Balashov	Mian Imran.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Case Development
10/3/2018	A Balashov	Correspond with co-counsel regarding Mian Imran's deposition.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
10/3/2018	M Martinez	Phone call with Dwayne Johnson regarding change in deposition date.	180	0.1	18.00	0.0	0.00	0.1	18.00	M&A	Depositions
10/3/2018	M Martinez	Email Dwayne Johnson regarding preparation and deposition date.	180	0.2	36.00	0.0	0.00	0.2	36.00	M&A	Depositions
10/3/2018	M Martinez	Phone call John Poles regarding change in deposition date.	180	0.1	18.00	0.0	0.00	0.1	18.00	M&A	Depositions
10/3/2018	M Martinez	Email John Poles regarding preparation and deposition date.	180	0.1	18.00	0.0	0.00	0.1	18.00	M&A	Depositions
		Prepare for depo; take deposition of R. Smith and Rule 30(b)(6);									
10/4/2018	S Smith	prepare for depositions of M. Dyson and M. Bangura.	700	9.8	6860.00	0.0	0.00	9.8	6,860.00	B&S	Depositions
10/4/2018	J Espo	Finish dismissal	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	Case Development
10/4/2018	J Espo	Arrange conference room in Annapolis	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
10/4/2018	J Espo	Talk with Sam, get missing exhibit for him	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Written Discovery
10/4/2018	J Espo	Attend Jack Spears deposition	595	1.5	892.50	1.5	892.50	0.0	0.00	BG&L	Depositions
		Debrief with S. Smith following depos; correspondence to team re.									
10/4/2018	L Donnell	plaintiff depos.	550	1.0	550.00	0.0	0.00	1.0	550.00	B&S	Depositions
		Correspond with Mr. Green by email regarding his new deposition									
10/4/2018	A Balashov	date and regarding preparing for the deposition.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
10/4/2018	A Balashov	Correspond with Mian Imran regarding deposition.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
10/4/2018	A Balashov	Correspond with opposing counsel regarding deposition schedule.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
		Meeting with Mirian Martinez regarding her efforts to contact									
40/4/0040		Plaintiffs to schedule deposition prep. time and confirm their									
10/4/2018	A Balashov	attendance at the depositions on the scheduled dates and times.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Depositions
10/4/2018	B Thompkinson	To Goodell to deliver deposition exhibit	265	0.3	79.50	0.3	79.50	0.0	0.00	BG&L	Depositions
10/4/2010	D. The annulation and	E-mail with Joseph B. Espo and text to client re deposition	265	0.2	53.00	0.0	0.00	0.2	F2 00	DC01	Danasitiana
10/4/2018	B Thompkinson P Smith	preparation Review documents.	265 150	0.2	75.00	0.0	0.00	0.2 0.5	53.00 75.00	BG&L B&S	Depositions Written Discovery
10/4/2018	S Smith	Take deposition of M. Dyson; travel to St. Petersburg.	700	7.0	4900.00	2.3	1.610.00	4.7	3.290.00	B&S	Depositions
10/5/2018	S Smith	Confer with opposition counsel re. possible settlement alternatives.	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	Depositions
10/5/2018	S Smith	Prepare data for D. Stout and S. Borden deposition prep.	700	2.0	1400.00	0.0	0.00	2.0	1,400.00	B&S	Depositions
10/5/2018	J Espo	Look at documents from Comcast	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Written Discovery
10/5/2018	J Espo	Deposition prep	595	1.4	833.00	0.0	0.00	1.4	833.00	BG&L	Depositions
10/5/2018	J Espo	Conference with Sam about today's deposition	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Depositions
10/5/2018	L Donnell	Draft memo for plaintiffs depo prep; debrief with S. Smith.	550	1.3	715.00	0.0	0.00	1.3	715.00	B&S	Depositions
10/ 3/ 2010	- Domici	Review email from Loren Donnell, co-counsel, regarding discovery	330	1.5	, 13.00	0.0	0.00	1.5	, 13.00	DQJ	Depositions
10/5/2018	A Balashov	and status of depositions.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
20, 3, 2010	, . Daia3110 V	and states of depositions.	330	U.1	33.00	0.0	0.00	U.1	33.00	IIIQA	Depositions

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 100 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
	· · · · · · · · · · · · · · · · · · ·	Text and e-mail to client re deposition and deposition prep;				()	()				22.0260.1
		conference with Joseph B. Espo re same and re documents needed									
10/5/2018	B Thompkinson	for prep	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Depositions
10,0,1010	2	Gather discovery responses and documents for Stout and Borden		0	200.00	0.0	0.00	0	100.00	2002	Березілені
10/5/2018	B Thompkinson	deposition prep; e-mail to Joseph B. Espo with same	265	0.8	212.00	0.0	0.00	0.8	212.00	BG&L	Depositions
10/5/2018	CLowe	Edit discovery.	150	0.7	105.00	0.0	0.00	0.7	105.00	B&S	Written Discovery
		Analyze invoice data and Comcast data to prep for plaintiff									
10/8/2018	S Smith	depositions; confer with J. Espo re. prep for plaintiff depositions.	700	2.8	1960.00	0.0	0.00	2.8	1,960.00	B&S	Depositions
10/8/2018	J Espo	Prep Dewayn Stout for deposition	595	3.4	2023.00	0.0	0.00	3.4	2,023.00	BG&L	Depositions
10/8/2018	L Donnell	Call from J. Espo re. data for depositions.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Depositions
		Confer with Barbara G. Thompkinson re prep for Miller Deposition; e-						V			
10/8/2018	K Docherty	mails with Joseph B. Espo and co-counsel re same	475	0.2	95.00	0.0	0.00	0.2	95.00	BG&L	Depositions
		Meeting with Joe Espo about the case and progress of depositions of						V			
10/8/2018	A Balashov	Defendants.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Depositions
		Gather documents for Christna Miller deposition and prep; emails						V			
10/8/2018	B Thompkinson	with Kevin D. Docherty re same	265	0.6	159.00	0.0	0.00	0.6	159.00	BG&L	Depositions
20,0,2020	2 memphinsen	Review Borden documents; e-mail co-counsel about interview with		0.0	255.00	0.0	0.00	0.0	133.00	2002	Березілість
10/9/2018	J Espo	Borden and Stout	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	Written Discovery
10/9/2018	J Espo	Talk with Omar about deposition prep	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Depositions
10/9/2018	J Espo	Drive to Annapolis to prep Steve Borden	595	0.6	357.00	0.0	0.00	0.6	357.00	BG&L	Depositions
10/9/2018	J Espo	Meet with Steve Borden for deposition prep	595	2.5	1487.50	0.0	0.00	2.5	1,487.50	BG&L	Depositions
10/9/2018	J Espo	Drive to Baltimore after meeting with Borden	595	1.0	595.00	0.0	0.00	1.0	595.00	BG&L	Depositions
10/3/2010	5 2500	Review spreadsheet from co-counsel with data re days and jobs	333	2.0	333.00	0.0	0.00	2.0	333.00	2002	Березілість
10/9/2018	K Docherty	worked	475	0.3	142.50	0.0	0.00	0.3	142.50	BG&L	Written Discovery
10/9/2018	K Docherty	Confer with Joseph B. Espo re deposition prep	475	0.2	95.00	0.0	0.00	0.2	95.00	BG&L	Depositions
10/3/2010	in a content y	Conference with Joseph B. Espo re documents received from Steven		0.2	33.00	0.0	0.00	0.2	33.00	2002	Берозилона
		Boyd; look for same; conference with Joseph B. Espo re payroll stubs									
10/9/2018	B Thompkinson	for client	265	1.0	265.00	0.0	0.00	1.0	265.00	BG&L	Written Discovery
10/3/2010	B mompkinson	Conference with Joseph B. Espo and e-mail to Linell D. Cutchember re	203	1.0	203.00	0.0	0.00	1.0	203.00	Doar	Whiteen Biscovery
10/9/2018	B Thompkinson	deposition scheduling and conference rooms	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Depositions
10/10/2018		Draft email to N. Nesbitt and J. Wolf re, settlement issues.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	ADR
10, 10, 2010	5 5		700	0.2	210.00	0.0	0.00	0.2	1.0.00	545	7.5.1
10/10/2018	B Thompkinson	Draft letter for Steven Borden's employer re attendance at deposition	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Depositions
	B Thompkinson	Finalize letter to Mr. Borden's employer	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Depositions
10, 10, 2010	2 momphinson	Review settlement proposal from CUI; draft email to J. Wolf, N.		0.1	20.00	0.0	0.00	0.2	20.50	2002	Берозилона
10/11/2018	S Smith	Nesbitt re. same.	700	0.6	420.00	0.0	0.00	0.6	420.00	B&S	ADR
10/11/2018		Conference with BGT about producing Borden documents	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Written Discovery
10/11/2018		Meet with Kevin about deposition prep	595	0.8	476.00	0.0	0.00	0.8	476.00	BG&L	Depositions
10/11/2018		Review SFS settlement and chart.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Depositions
-0, 11, 2010		Prepare for and meet with Joseph B. Espo re deposition prep for	330		110.00	0.0	0.00	J.2			Depositions
10/11/2018	K Docherty	Christna Miller	475	1.0	475.00	0.0	0.00	1.0	475.00	BG&L	Depositions
	K Docherty	Review Comcast and SFS data re Christna Miller	475	0.7	332.50	0.0	0.00	0.7	332.50	BG&L	Depositions
	B Thompkinson	Look for documents sent by client	265	0.7	53.00	0.0	53.00	0.0	0.00	BG&L	Written Discovery
10/11/2010	2 Monipanion	Label documents for production; conference with Joseph B. Espo re	203	0.2	33.00	0.2	33.00	0.0	0.00	DOGL	Witten Discovery
10/11/2019	B Thompkinson	same	265	0.2	53.00	0.2	53.00	0.0	0.00	BG&L	Written Discovery
	B Thompkinson	Various emails with team re producing Borden documents	265	0.2	26.50	0.2	26.50	0.0	0.00	BG&L	Written Discovery
10/11/2010	2 momphinson	various cinais with team to producing borden documents	203	0.1	20.30	U.1	20.30	0.0	0.00	DOGL	WITHER DISCOVERY

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 101 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Catagory
Date	Ппекеерег	Conference with J. Wolf, N. Nesbitt re. settlement; confer with co-	value	Hours	Allioulit	(Hours)	(Alliount)	Hours	Alliount	FILIII	Category
		counsel re. same and next steps in case; review and analyze damage									
		calculations; confer with J. Wolf re. settlement issues and deposition									
10/12/2018	S Smith	scheduling.	700	3.6	2520.00	0.0	0.00	3.6	2,520.00	B&S	ADR
10/12/2018		Telephone call with Sam re settlement strategy	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Case Development
10/12/2010	3 L3PO	Conference with S. Smith re. settlement offer; call with team re.	333	0.5	170.50	0.0	0.00	0.5	170.50	DOGE	case Development
10/12/2018	I Donnell	same.	550	0.4	220.00	0.4	220.00	0.0	0.00	B&S	ADR
10/12/2010	E Bornien	Telephone call with Sam Smith, with Joseph B. Espo and Barbara G.	330	0.4	220.00	0.1	220.00	0.0	0.00	503	71BIL
		Thompkinson; follow up with Joseph B. Espo and Barbara G.									
10/12/2018	K Docherty	Thompkinson re same	475	0.4	190.00	0.4	190.00	0.0	0.00	BG&L	Case Development
10/12/2018		E-mail to Christna Miller re deposition preparation	475	0.2	95.00	0.0	0.00	0.2	95.00	BG&L	Depositions
10/12/2018		Telephone call with Christna Miller re deposition prep	475	0.1	47.50	0.0	0.00	0.1	47.50	BG&L	Depositions
10, 12, 2010	in Doomerty	receptions can with company times to deposition prep		0.12	17.150	0.0	0.00	0.2	17100	2001	Берозионо
10/12/2018	B Thompkinson	E-mail to opposing counsel with supplemental document production	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Written Discovery
		Call with Sam Smith, Joseph B. Espo and Kevin D. Docherty re status						V			,
		of case and deposition schedule; follow up with re deposition									
10/12/2018	B Thompkinson	schedule and e-mail to Joseph B. Espo re same	265	0.5	132.50	0.5	132.50	0.0	0.00	BG&L	Depositions
10/15/2018		Edit damage analysis; draft email re. discovery Ps.	700	3.2	2240.00	0.0	0.00	3.2	2,240.00	B&S	ADR
		Confer with Joseph B. Espo re outreach to Eric Walker; telephone call							_,		
10/15/2018	K Docherty	with Eric Walker	475	0.2	95.00	0.0	0.00	0.2	95.00	BG&L	Case Development
10/15/2018	· · · · · · · · · · · · · · · · · · ·	Telephone calls with Christna Miller re scheduling deposition prep	475	0.2	95.00	0.0	0.00	0.2	95.00	BG&L	Depositions
10/15/2018	·	Meet with Christna Miller to prepare for deposition	475	3.0	1425.00	0.0	0.00	3.0	1,425.00	BG&L	Depositions
10/15/2018	K Docherty	Confer with Joseph B. Espo re deposition prep with Christna Miller	475	0.2	95.00	0.0	0.00	0.2	95.00	BG&L	Depositions
	,	Draft written questions for Defendant re. their damage model;									'
10/16/2018	S Smith	continue to revise damage model.	700	4.5	3150.00	0.0	0.00	4.5	3,150.00	B&S	ADR
10/16/2018	A Balashov	Correspond with Mian Imran by email regarding deposition.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
10/17/2018	S Smith	Edit damage analysis.	700	2.8	1960.00	0.0	0.00	2.8	1,960.00	B&S	ADR
10/17/2018	J Espo	Borden deposition	595	2.5	1487.50	0.0	0.00	2.5	1,487.50	BG&L	Depositions
10/17/2018	J Espo	Dwayne Stout deposition	595	2.6	1547.00	0.0	0.00	2.6	1,547.00	BG&L	Depositions
10/17/2018	L Donnell	Conference with S. Smith re. tolling issue.	550	0.1	55.00	0.0	0.00	0.1	55.00	B&S	ADR
10/17/2018	K Docherty	Attend deposition of Steven Borden	475	3.1	1472.50	0.0	0.00	3.1	1,472.50	BG&L	Depositions
10/17/2018	K Docherty	E-mail and left message for Christna Miller re deposition	475	0.1	47.50	0.0	0.00	0.1	47.50	BG&L	Depositions
		Call and e-mail with client re deposition; conference with Joseph B.									
10/17/2018	B Thompkinson	Espo re same	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Depositions
10/17/2018	B Thompkinson	Get Uber for Mr. Stout and call with Mr. Stout re same	265	0.1	26.50	0.1	26.50	0.0	0.00	BG&L	Depositions
10/17/2018	B Thompkinson	Conference with Mr. Stout and arrange Uber	265	0.1	26.50	0.1	26.50	0.0	0.00	BG&L	Depositions
10/18/2018	S Smith	Revise damage model.	700	4.2	3500.00	0.0	0.00	4.2	2,940.00	B&S	ADR
		Draft email re. plaintiff depositions; review response re. same; review									
10/18/2018	S Smith	summary of depositions of plaintiffs and opt-in plaintiffs.	700	0.6	420.00	0.0	0.00	0.6	420.00	B&S	Depositions
10/18/2018	S Smith	Draft email to J. Wolf re. Wells Fargo data.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	ADR
10/18/2018	J Espo	E-mail to other counsel re: depositions and Walker	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Depositions
10/18/2018	K Docherty	Prepare for and defend deposition of Christna Miller	475	3.7	1757.50	0.0	0.00	3.7	1,757.50	BG&L	Depositions
]		Voice mail from Eric Walker and e-mail to Joseph B. Espo and Kevin D.									
10/18/2018	B Thompkinson	Docherty re same	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
10/19/2018		Revise damage model.	700	3.5	2450.00	0.0	0.00	3.5	2,450.00	B&S	ADR
10/19/2018		E-mail about depositions	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Depositions
10/19/2018	L Donnell	Review settlement chart with S. Smith.	550	0.9	495.00	0.0	0.00	0.9	495.00	B&S	ADR

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 102 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Date	типексерег	E-mails from Joseph B. Espo and Sam Smith re depositions of	Value	Hours	7 iiii Odiic	(110413)	(runounc)	riours	Announc	7 11111	category
10/19/2018	K Docherty	plaintiffs; respond to same	475	0.5	237.50	0.0	0.00	0.5	237.50	BG&L	Depositions
10/19/2018		Review email from Joe Espo regarding progress of the depositions.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
10, 13, 2010	7. 50.00.101	Email to Mr. Green and telephone call to Mr. Williams regarding	330	0.2	55.00	0.0	0.00	0.1	33.00	111671	Березиона
10/19/2018	A Balashov	depositions.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
	B Thompkinson	Review email from Joseph B. Espo re depositions held	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Depositions
	, , , , , , , , , , , , , , , , , , ,	E-mail with co-counsel and with Manuel Lopez re breakdown of fees		_				_			
10/19/2018	B Thompkinson	and expenses for case	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Fee Petition
	·	Conference with L. Donnell re. damage calculations and next steps in									
10/22/2018	S Smith	negotiations.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	ADR
10/22/2018	J Espo	Cleanup from depositions	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Depositions
	'	Review S. Smith settlement chart; confer with S. Smith re. same;									'
		correspondence with J. Wolf re. conference call; correspondence with									
10/22/2018	L Donnell	S. Smith and team re. atty fees/costs.	550	3.9	2145.00	0.0	0.00	3.9	2,145.00	B&S	ADR
10/22/2018	A Balashov	Prepare fees and costs spreadsheet for purposes of settlement.	350	0.6	210.00	0.3	105.00	0.3	105.00	M&A	ADR
		Telephone call to Marcus Williams and Conroy Green regarding									
10/22/2018	A Balashov	discovery. Memorandum to file.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Depositions
10/22/2018	B Thompkinson	Review and log documents from clients and opposing parties	265	0.6	159.00	0.0	0.00	0.6	159.00	BG&L	Written Discovery
10/22/2018	CLowe	Check CTJ filing dates.	150	0.9	135.00	0.0	0.00	0.9	135.00	B&S	Case Development
		Draft emails re. final discovery push; edit agenda for call with									·
10/23/2018	S Smith	opposing counsel re. outstanding discovery issues.	700	0.6	2520.00	0.0	0.00	0.6	420.00	B&S	Written Discovery
		Review fees incurred to date and exercise billing judgment; review									
10/23/2018	S Smith	research for settlement issues; draft detailed settlement letter.	700	3.0	2100.00	0.0	0.00	3.0	2,100.00	B&S	ADR
10/23/2018	L Donnell	Agenda re. outstanding discovery issues.	550	0.3	165.00	0.0	0.00	0.3	165.00	B&S	Written Discovery
		Legal research re. atty fees standards; correspondence to S. Smith re.									
10/23/2018	L Donnell	same.	550	1.2	660.00	0.0	0.00	1.2	660.00	B&S	ADR
		Telephone conversation with Mian Imran regarding the case and									
10/23/2018	A Balashov	depositions and his schedule with his new job.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Depositions
10/23/2018	A Balashov	Telephone conversation with Marcus Williams about depositions.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Depositions
10/23/2018	B Thompkinson	Email with Manuel Lopez re fee and expense figures	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	ADR
		Review, format, and add formulas and grad years to expense and									
10/23/2018	B Thompkinson	reimbursement spreadsheets; e-mail spreadsheets to co-counsel	265	0.9	238.50	0.0	0.00	0.9	238.50	BG&L	ADR
		Conference call with L. Donnell, J. Wolf re. outstanding discovery									
10/24/2018	S Smith	issues.	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Written Discovery
10/24/2018	S Smith	Confer with L. Donnell, J. Espo, O. Melehy re. settlement demand.	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	ADR
		Speaking to Sam Smith and Joe Espo and Loren Donnell regarding									
10/24/2018	O Melehy	settlement of the case.	625	0.5	312.50	0.0	0.00	0.5	312.50	M&A	ADR
10/24/2018	J Espo	Review time chart from Sam	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	ADR
10/24/2018	J Espo	Review settlement e-mail from Sam	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	ADR
10/24/2018	J Espo	Discuss settlement proposal and how it was crafted	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	ADR
		Review S. Smith correspondence re. settlement; call with C. Wilson re.									
		settlement proposal; call with O. Melehy, J. Espo, S. Smith re.									
10/24/2018	L Donnell	settlement demand.	550	1.2	660.00	0.5	275.00	0.7	385.00	B&S	ADR
10/24/2018	L Donnell	Correspondence to J Wolf re. conference re. discovery issues.	550	0.1	55.00	0.0	0.00	0.1	55.00	B&S	Written Discovery
10/24/2018		Correspond with Marcus Williams regarding his deposition.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
10/24/2018		Review draft settlement letter to opposing counsel.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Case Development
10/24/2018	B Thompkinson	Download spreadsheets from conference counsel	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Written Discovery

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 103 of 173

						Billing	Billing				
			Rate		Total	Judgment	J	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Date	ППСКССРСІ	Description	Value	Hours	Amount	(110013)	(Amount)	Hours	Amount	111111	category
10/25/2018	S Smith	Finalize email settlement demand; analyze fees for billing judgment.	700	2.7	1890.00	0.0	0.00	2.7	1,890.00	B&S	ADR
10, 20, 2010	5 5e.i	Edit subpoena and respond to emails re. same; edit next round of	700		1050.00	0.0	0.00		2,050.00	543	7.511
10/25/2018	S Smith	RFPs.	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Written Discovery
10/25/2018		Telephone call with Mr. Walker	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Case Development
											'
		Conference with S. Borden re. settlement proposal and obtain									
10/25/2018	L Donnell	authority; confer with J. Boyd re. same; confer with J. Poles re. same.	550	1.1	605.00	0.0	0.00	1.1	605.00	B&S	ADR
		Draft discovery; review subpoenas and correspondence to team re.									
		same; call with A. Balashov re. same; correspondence re. same;									
10/25/2018	L Donnell	finalize discovery.	550	3.6	1980.00	0.0	0.00	3.6	1,980.00	B&S	Written Discovery
		Left message for Eric Walker re deposition; confer with Joseph B.									
10/25/2018	K Docherty	Espo re same	475	0.2	95.00	0.0	0.00	0.2	95.00	BG&L	Depositions
	·	Prepare new subpoena to Wells Fargo Bank, N.A. and serve by hand									
10/25/2018	A Balashov	delivery.	350	0.4	140.00	0.0	0.00	0.4	140.00	M&A	Written Discovery
		Prepare and serve Notice of Service of Subpoena to Wells Fargo Bank,									
10/25/2018	A Balashov	N.A.	350	0.4	140.00	0.0	0.00	0.4	140.00	M&A	Written Discovery
10/26/2018	J Espo	E-mail counsel re: Walker	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Depositions
10/26/2018	L Donnell	Correspondence to J. Espo, B. Thompson re. service of discovery.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Written Discovery
		Research re statute of limitations for claims under Maryland law; e-									
10/26/2018	K Docherty	mail to Loren Donnell re same	475	0.3	142.50	0.0	0.00	0.3	142.50	BG&L	Case Development
		Correspond with opposing counsel regarding deposition of Marcus									
10/26/2018	A Balashov	Williams.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
10/26/2018	A Balashov	Correspond with co-counsel regarding deposition of Mian Imran.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
10/26/2018	A Balashov	Correspond with Mian Imran regarding depositions.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
		Review and edit discovery requests; email with co-counsel re same;									
10/26/2018	B Thompkinson	text Joseph B. Espo re same	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Written Discovery
		Edits two sets of discovery; emails with Loren Donnell re same; hand									
10/26/2018	B Thompkinson	deliver same	265	1.2	318.00	0.3	79.50	0.9	238.50	BG&L	Written Discovery
10/26/2018	B Thompkinson	E-mail with Sam Smith re deposition schedule	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Depositions
10/26/2018	B Thompkinson	E-mail to co-counsel re numbers needed for quarterly fee letter	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Fee Petition
10/28/2018	S Smith	Conference with L. Donnell re. strategy for adding discovery plaintiffs.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Case Development
		Review defendants' RFPs and objections re. same; draft Rule 31									
10/29/2018	S Smith	questions; revise stip re. authentication of payroll documents.	700	1.8	1260.00	0.0	0.00	1.8	1,260.00	B&S	Written Discovery
		Legal research re. Rule 31; draft Rule 31 notice; review discovery opt-									
10/29/2018	L Donnell	ins; drat correspondence to J. Wolf re. data/admissibility.	550	1.5	825.00	0.0	0.00	1.5	825.00	B&S	Written Discovery
		Correspond with Barbara Thompkins regarding fees and costs for									
10/29/2018	A Balashov	quarterly letter.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Fee Petition
		Inspect Word versions of Courtney Wilson discovery requests for									
	B Thompkinson	metadata and e-mail requests to co-counsel	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Written Discovery
	B Thompkinson	Email co-counsel re error in fee number; draft quarterly fee letter	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Fee Petition
10/30/2018		Draft emails re. E. Walker and his status as a discovery plaintiff.	700	0.5	630.00	0.0	0.00	0.5	350.00	B&S	Case Development
10/30/2018		Edit Rule 30/31 depo notice.	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Written Discovery
10/30/2018	<u> </u>	Telephone call with Sam about Walker's work dates	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
10/30/2018		Review questions for written deposition	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	Depositions
10/30/2018	L Donnell	Review and edit Rule 31 written question by depo.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Written Discovery

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 104 of 173

						Billing	Billing				
			Rate		Total		Ü	Ladastar	Lodestar		
Data	Timadkaanar	Description	Value	Hours	Total	Judgment (Hours)	Judgment (Amount)	Lodestar		Firm	Cotogowy
Date	Timekeeper	Description Evaluate replacement opt-in discovery plaintiffs; meet and confer re.	value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
10/20/2019	I Donnoll		550	1.6	880.00	0.0	0.00	16	990 00	B&S	Casa Davalanment
10/30/2018	L Donnell	authenticity of data; draft stipulation. Correspond by email with Mian Imran regarding possible Sunday	550	1.6	880.00	0.0	0.00	1.6	880.00	863	Case Development
10/30/2018	A Balachov	deposition.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Donositions
10/30/2018		Review email from Mian Imran regarding availability for deposition.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions Depositions
10/30/2018	A DaidSilOV	Edit stip re. authenticity; review paycom data and upload to firm;	330	0.1	33.00	0.0	0.00	0.1	33.00	IVIQA	Depositions
10/31/2018	C Cmith	review documents produced in discovery for potential trial exhibits.	700	2.1	1470.00	0.0	0.00	2.1	1,470.00	B&S	Casa Davalanment
10/31/2018	3 3111111	Interview of P. Brown re. opt-in discovery status; interview of A.	700	2.1	1470.00	0.0	0.00	2.1	1,470.00	DQS	Case Development
		Sesay; summarize same for S. Smith; follow-up emails to Brown,									
		Sesay; review stip re. authenticity/admissibility data; correspondence									
		to J. Wolf re. same; correspondence with S. Smith, C. Lowe re.									
10/31/2018	I Donnoll	Paycom data	550	3.0	1650.00	0.0	0.00	3.0	1.650.00	B&S	Case Development
10/31/2018	L Donnen	Telephone call and email to Conroy Green regarding deposition and	330	3.0	1030.00	0.0	0.00	5.0	1,050.00	DQS	Case Development
10/31/2018	A Balachov	prepping for deposition.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
10/31/2018	A Dalasilov	Review and respond to email from Mr. Green regarding deposition	330	0.1	33.00	0.0	0.00	0.1	33.00	IVIQA	Depositions
10/31/2018	A Balachov	preparation	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
11/1/2018	S Smith	Review production of Paycom data.	700	0.1	140.00	0.0	0.00	0.1	140.00	B&S	Written Discovery
11/1/2018	3 3111111	Call to P. brown re. discovery rep role; call to A. Sesay re. same;	700	0.2	140.00	0.0	0.00	0.2	140.00	DQS	written biscovery
11/1/2018	L Donnell	correspondence to team re. depo scheduling.	550	0.3	165.00	0.0	0.00	0.3	165.00	B&S	Case Development
11/1/2018	L Donnell	Draft template responses re. responses to RFP.	550	1.0	550.00	0.0	0.00	1.0	550.00	B&S	Case Development
11/1/2018	L Dollileli	Review email from Conroy Green and respond to his question about	330	1.0	330.00	0.0	0.00	1.0	330.00	DQS	Case Development
11/1/2018	A Balashov	deposition prep.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
11/1/2018	A Dalasilov	Correspond with Barbara Thompkinson regarding Conroy Green and	330	0.1	33.00	0.0	0.00	0.1	33.00	IVIQA	Depositions
11/1/2018	A Balashov	contact information for Mr. Green.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
	B Thompkinson	E-mail with co-counsel re contact information for Conroy Green	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
11/1/2018	B Thompkinson	E-mail with Loren Donnell re documents from Paycom	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Written Discovery
11/2/2018	S Smith	Review depo of S. Borden and draft email to J. Espo re. same.	700	0.1	140.00	0.0	0.00	0.2	140.00	B&S	Depositions
11/2/2018	J Espo	Forward deposition transcripts to co-counsel	595	0.2	59.50	0.0	59.50	0.0	0.00	BG&L	Depositions
11/2/2018	J Espo	E-mail sam about instructions not to answer in Borden	595	0.1	178.50	0.0	0.00	0.3	178.50	BG&L	Depositions
11/2/2018	ј Езро	Calls to A. Sesay, P. Brown re. discovery plaintiff status; review J. Wolf	333	0.5	170.50	0.0	0.00	0.5	178.30	DOGL	Depositions
		edits to stipulation re. admissibility/authenticity; correspondence									
11/2/2018	L Donnell	with S. Smith re. same	550	0.6	330.00	0.0	0.00	0.6	330.00	B&S	Case Development
11/2/2018	B Thompkinson	Review Borden deposition for attorney instruction of not to answer	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Depositions
11/2/2010	B mompkinson	Conference with L. Donnell re. strategy for preparing case for trial	203	0.4	100.00	0.0	0.00	0.4	100.00	DOGL	Берозілонз
		including authenticity versus admissibility of documents and final									
11/5/2018	S Smith	push for discovery.	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	Case Development
11/5/2018	J Espo	Telephone call with Marcus Mitchell about case status	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
11, 3, 2010	3 2300	Conference with S. Smith re. to do list; review S. Borden dates of	333	0.2	113.00	0.0	0.00	0.2	113.00	2002	case severopinent
		employment; review S. Borden transcript re. instruction not to									
11/5/2018	L Donnell	answer.	550	0.6	330.00	0.0	0.00	0.6	330.00	B&S	Case Development
11/6/2018	S Smith	Conference with L. Donnell, J. Wolf re. stip re. authenticity issues.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Case Development
11/6/2018	S Smith	Review depo transcripts re. possibly improper objections.	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	Case Development
11/6/2018	L Donnell	Calls to Sesay, Brown re. role as discovery plaintiffs.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Case Development
, 0, 2020		Draft agenda for SFS status/discovery call; review transcripts of				0.0	0.00			200	2230 Development
		Spears, Miller; prepare agenda for J. Wolf call re. discovery issues; call									
11/6/2018	L Donnell	with S. Smith, J. Wolf re. discovery issues.	550	2.8	1540.00	0.0	0.00	2.8	1,540.00	B&S	Written Discovery
-2, 0, 2010		Review email from Joe Wolf and correspond with opposing counsel	- 550	0	10.00	3.0	3.00	0	2,0 .0.00		J
ĺ	A Balashov	regarding replacement deposition witnesses.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Depositions

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 105 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Date	ППексереі	Review emails re. depo scheduling; begin prep for next round of	value	Hours	Aillouit	(Hours)	(Alliount)	Hours	Amount	111111	Category
11/7/2018	S Smith	depositions; edit depo notices for same.	700	1.9	1330.00	0.0	0.00	1.9	1,330.00	B&S	Depositions
11/7/2018	3 31111(11	Confer with L. Donnell, J. Wolf (partial) re. discovery issues; confer	700	1.5	1330.00	0.0	0.00	1.5	1,330.00	BQ3	Depositions
11/7/2018	S Smith	with J. Espo re. same.	700	0.7	490.00	0.0	0.00	0.7	490.00	B&S	Written Discovery
11/7/2018	J Espo	Telephone call with Sam about stipulation re: documents	595	0.7	119.00	0.0	0.00	0.7	119.00	BG&L	Written Discovery
11/7/2018	ј Езро	E-mail Joe Wolff re: Walker; telephone call with Eric Walker about	333	0.2	113.00	0.0	0.00	0.2	113.00	DOGE	Written Discovery
11/7/2018	J Espo	deposition	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Depositions
11/7/2018	L Donnell	Calls to replacement discovery plaintiffs.	550	0.3	165.00	0.0	0.00	0.3	165.00	B&S	Case Development
11/7/2018	L Donnell	Review depo transcript; correspondence with A. Balashov re. same.	550	1.6	880.00	0.0	0.00	1.6	880.00	B&S	Depositions
11/7/2018	L Dollileli	Review depo transcript, correspondence with A. Balashov re. Same.	330	1.0	880.00	0.0	0.00	1.0	880.00	DQS	Depositions
11/7/2018	A Balashov	Pavious amail from Mr. Croop regarding proparing for his denocition	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
11/7/2018	A Dalasilov	Review email from Mr. Green regarding preparing for his deposition. Correspond with Joe Wolf regarding depositions and substitution of	330	0.1	33.00	0.0	0.00	0.1	33.00	IVIQA	Depositions
11/7/2019	A Balashov		350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
11/7/2018	A Balashov	Imran.	350	0.1	35.00	0.0	0.00	0.1	35.00	IVIQA	Depositions
11/7/2010	A Balashov	Telephone conversation with John Poles regarding his deposition and	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Donositions
11/7/2018 11/7/2018	B Thompkinson	scheduling.	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Depositions Case Development
		E-mails re contact information for clients				0.0	0.00	0.2	18.00	M&A	Case Development
11/7/2018	M Martinez	Send email to client Courtney Wilson regarding case.	180	0.1	18.00						Depositions
11/7/2018	M Martinez	Send email to client John Poles regarding case.	180	0.1	18.00	0.0	0.00	0.1	18.00	M&A	Depositions
11/7/2018	M Martinez	Send email to client James Boyd regarding case.	180	0.1	18.00	0.0	0.00	0.1	18.00	M&A	Depositions
11/7/2018	M Martinez	Send email to client Dwayne Johnson regarding case.	180	0.1	18.00	0.0	0.00	0.1	18.00	M&A	Depositions
11/7/2018	M Martinez	Send email to client John Poles regarding case.	180	0.1	18.00	0.0	0.00	0.1	18.00	M&A	Depositions
11/8/2018	S Smith	Research authenticity issues and amend stip re. same.	700	1.4	1400.00	0.0	0.00	1.4	980.00	B&S	Case Development
		Confer with co-counsel re. strategy for defending depositions and									
11/8/2018	S Smith	issues re. knowledge of OT worked.	700	0.6	420.00	0.0	0.00	0.6	420.00	B&S	Depositions
11/8/2018	O Melehy	Speaking to co-counsel about depositions	625	0.6	375.00	0.0	0.00	0.6	375.00	M&A	Depositions
11/8/2018	J Espo	Telephone call among counsel re: depositions	595	0.6	357.00	0.0	0.00	0.6	357.00	BG&L	Depositions
		Conference with S. Smith re. J. Wolf depo issues; correspondence to									
		A. Balashov re. same; call with J. Boyd re. same; call with J. Poles re.									
11/8/2018	L Donnell	same; draft correspondence to J. Wolf re. depo scheduling issues.	550	1.0	550.00	0.0	0.00	1.0	550.00	B&S	Depositions
		Correspond with co-counsel Loren Donnell regarding my telephone									
11/8/2018	A Balashov	call with Mr. Poles and Imran replacement.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
11/8/2018	A Balashov	Correspond with Joe Wolf regarding depositions.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
11/8/2018	A Balashov	Corresponding with co-counsel Sam Smith regarding discovery.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
11/8/2018	A Balashov	Telephone conference with co-counsel regarding depositions.	350	0.6	210.00	0.0	0.00	0.6	210.00	M&A	Depositions
		Telephone conversation with John Poles regarding depositions and									
11/8/2018	A Balashov	alternate dates.	350	0.3	105.00	0.0	0.00	0.3	105.00	M&A	Depositions
		Correspond with Mr. Kamara by email and telephone regarding									
11/8/2018	A Balashov	discovery.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
		Review and log in documents produced; e-mail with co-counsel re									
11/8/2018	B Thompkinson	documents from Paycom	265	1.2	318.00	0.0	0.00	1.2	318.00	BG&L	Written Discovery
11/8/2018	B Thompkinson	E-mails with co-counsel re deposition scheduling; team call re same	265	0.8	212.00	0.0	0.00	0.8	212.00	BG&L	Depositions
11/8/2018	M Martinez	Call Mr. Johnson regarding email.	180	0.1	18.00	0.0	0.00	0.1	18.00	M&A	Depositions
11/9/2018	L Donnell	Draft motion to compel.	550	4.0	2200.00	0.0	0.00	4.0	2,200.00	B&S	Motions Practice
11/9/2018	L Donnell	Correspondence re. depo schedule.	550	0.4	220.00	0.0	0.00	0.4	220.00	B&S	Depositions
11/9/2018	L Donnell	Correspondence re. ADP docs.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Written Discovery
11/9/2018	L Donnell	Review stip re. authenticity of docs.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Case Development
		Telephone conversation with Loren Donnell regarding deposition									
11/9/2018	A Balashov	scheduling.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Depositions

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 106 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
		Correspond with John Poles regarding changes to the discovery				(**************************************	()			111111	52.080.7
11/9/2018	A Balashov	schedule.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
, , ,		Telephone conversation with Courtney Wilson regarding the case and									
11/9/2018	A Balashov	discovery.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
11/9/2018	A Balashov	Telephone conversation with Mr. Boyd regarding depositions.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
		Reviewing documents in preparation for meeting with clients on									'
11/9/2018	A Balashov	Sunday including deposition transcripts and discovery responses.	350	1.3	455.00	0.0	0.00	1.3	455.00	M&A	Depositions
11/10/2018	L Donnell	Draft motion to compel.	550	2.0	1100.00	0.0	0.00	2.0	1,100.00	B&S	Motions Practice
11/11/2018	S Smith	Edit motion to compel.	700	0.6	420.00	0.0	0.00	0.6	420.00	B&S	Motions Practice
		Draft motion to compel; correspondence with A. Balashov re. depo									
11/11/2018	L Donnell	prep.	550	0.3	165.00	0.0	0.00	0.3	165.00	B&S	Motions Practice
11/12/2018	J Espo	Edit Motion to Compel	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	Motions Practice
11/12/2018	J Espo	Telephone call with Loren re: Motion to Compel	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Motions Practice
11/12/2018	J Espo	Second call with Loren Re: Discovery Motion	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Motions Practice
11/12/2018	L Donnell	Finalize motion to compel.	550	4.5	2475.00	0.0	0.00	4.5	2,475.00	B&S	Motions Practice
, ,		Review and send docs to A. Balashov for depo prep; call with A.									
11/12/2018	L Donnell	Balashov re. depo prep.	550	1.4	770.00	0.0	0.00	1.4	770.00	B&S	Depositions
11/12/2018	L Donnell	Draft email to J. Wolf re. email discovery.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Written Discovery
, ,		Telephone conversation with Loren Donnell regarding the Comcast									,
11/12/2018	A Balashov	Data and the paystub information. Memorandum to file.	350	0.9	315.00	0.0	0.00	0.9	315.00	M&A	Depositions
· ·		Correspond with Conroy Green regarding preparing for the									'
11/12/2018	A Balashov	depositions.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
		Correspond with Marcus Williams by email regarding preparing for									
11/12/2018	A Balashov	the deposition.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
		Work on document log; e-mail co-counsel re document production									
11/12/2018	B Thompkinson	from defendants	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Written Discovery
11/12/2018	B Thompkinson	Download documents from CUI	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Written Discovery
11/12/2018	B Thompkinson	E-mail to Joseph B. Espo re attending depositions	265	0.1	26.50	0.1	26.50	0.0	0.00	BG&L	Depositions
	B Thompkinson	Review and edit motion to compel and certificate of authenticity	265	0.8	212.00	0.0	0.00	0.8	212.00	BG&L	Motions Practice
, ,	'	Review and edit Pltfs motion to Compel re. Poles discovery; prepare									
11/12/2018	CLowe	exhibits for same.	150	1.8	270.00	0.0	0.00	1.8	270.00	B&S	Motions Practice
11/12/2018		Prepare subpoenas for upcoming depos.	150	0.4	60.00	0.0	0.00	0.4	60.00	B&S	Depositions
11/13/2018	S Smith	Edit motion to compel.	700	0.4	350.00	0.0	0.00	0.4	280.00	B&S	Motions Practice
11/13/2018	S Smith	Execute stip re. joint employer.	700	0.1	70.00	0.0	0.00	0.1	70.00	B&S	Case Development
11/13/2018	J Espo	Call Eric Walker	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Case Development
11/13/2018	J Espo	Telephone call with Eric Walker	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
11/13/2018	L Donnell	Draft motion to compel emails.	550	0.5	275.00	0.0	0.00	0.5	275.00	B&S	Motions Practice
		Telephone conversation with Courtney Wilson to go over the pay data									
11/13/2018	A Balashov	and the Comcast Data.	350	0.5	175.00	0.0	0.00	0.5	175.00	M&A	Depositions
		Telephone conversation with John Poles to talk about the payroll									
11/13/2018	A Balashov	data.	350	0.5	175.00	0.0	0.00	0.5	175.00	M&A	Depositions
11/13/2018		Meeting with client Mr. Boyd to prepare for the deposition.	350	1.8	630.00	0.0	0.00	1.8	630.00	M&A	Depositions
		Review past deposition scheduling emails and notices of deposition; e		İ	İ						,
11/13/2018	B Thompkinson	mail to Joseph B. Espo re same	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Depositions
	·	Telephone conversation with James Boyd regarding appointment on		İ	İ						,
11/13/2018	M Martinez	11/12/2018.	180	0.1	18.00	0.0	0.00	0.1	18.00	M&A	Depositions
	M Martinez	Telephone conversation with John Poles about his deposition.	180	0.1	18.00	0.0	0.00	0.1	18.00	M&A	Depositions
11/14/2018		Edit motion to compel 2015 emails.	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Motions Practice

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 107 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Date	ППексереі	Description	value	Tiours	Amount	(Hours)	(Amount)	Hours	Amount	111111	Category
11/14/2018	O Melehy	Defending the depositions of James Boyd and John Christopher Poles.	625	5.5	3437.50	0.0	0.00	5.5	3,437.50	M&A	Depositions
11/14/2018		Prepare trial outline.	550	1.0	550.00	0.0	0.00	1.0	550.00	B&S	Trial Preparation
11/14/2018		Draft motion to compel emails; finalize motion to compel emails.	550	4.0	2200.00	2.0	1.100.00	2.0	1,100.00	B&S	Motions Practice
		Correspondence with A. Balashov re. replacement discovery									
11/14/2018	L Donnell	plaintifff.	550	0.1	55.00	0.0	0.00	0.1	55.00	B&S	Trial Preparation
, ,		Telephone conversation with Conroy Green about the case and									
11/14/2018	A Balashov	depositions today.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
		Correspond with co-counsel Ms. Donnell regarding replacement									·
11/14/2018	A Balashov	deponent for Mian Imran.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
11/14/2018	A Balashov	Meeting with Conroy Green to prepare for deposition.	350	0.4	140.00	0.0	0.00	0.4	140.00	M&A	Depositions
		E-mail with Connie Lowe re Borden discovery responses; look for									
11/14/2018	B Thompkinson	same	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Written Discovery
		Attempt to locate meeting rooms for deposition prep and deposition									
		of Mr. Walker; conference with Joseph B. Espo re same; e-mails with									
11/14/2018	B Thompkinson	co-counsel re serving motion to compel	265	1.0	265.00	0.5	132.50	0.5	132.50	BG&L	Depositions
11/14/2018	M Martinez	Telephone conversation with client regarding deposition time.	180	0.2	36.00	0.0	0.00	0.2	36.00	M&A	Depositions
11/14/2018	M Martinez	Telephone conversation with client regarding deposition time.	180	0.2	36.00	0.0	0.00	0.2	36.00	M&A	Depositions
		Telephone conversation with Lauren Donnell regarding Plaintiff's									
11/14/2018	M Martinez	Motion to Compel.	180	0.1	18.00	0.0	0.00	0.1	18.00	M&A	Written Discovery
11/14/2018		Correspond with Lauren Donnell regarding Motion.	180	0.1	18.00	0.0	0.00	0.1	18.00	M&A	Depositions
11/14/2018	M Martinez	Correspond with Dwayne Johnson regarding deposition time.	180	0.2	36.00	0.0	0.00	0.2	36.00	M&A	Depositions
		Create discovery docket; draft email to B. Thompkinson re. Borden									
11/14/2018		discovery responses from dfdt; type CUI responses to Boyd RFP.	150	2.9	435.00	0.0	0.00	2.9	435.00	B&S	Written Discovery
11/14/2018		Review and edit motion to compel re. emails, prepare exhibits.	150	0.3	45.00	0.0	0.00	0.3	45.00	B&S	Motions Practice
11/15/2018	O Melehy	Defending the depositions of Courtney Wilson and Marus Williams.	625	6.0	3750.00	0.0	0.00	6.0	3,750.00	M&A	Depositions
		Speaking to Joe Espo about the remaining depositions of the									
11/15/2018	O Melehy	plaintiffs.	625	0.3	187.50	0.0	0.00	0.3	187.50	M&A	Depositions
		Correspondence with A. Balashov re. replacement plaintiff and									
11/15/2018	L Donnell	documents for depo prep.	550	0.3	1650.00	0.0	0.00	0.3	165.00	B&S	Depositions
		Correspondence to S. Smith, J. Wolf re. missing responses to Borden									
11/15/2018		First RFP.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Written Discovery
11/15/2018		Trial proof outline.	550	2.5	1375.00	0.0	0.00	2.5	1,375.00	B&S	Trial Preparation
11/15/2018	A Balashov	Meeting with Marcus Williams to prepare for deposition.	350	0.4	140.00	0.0	0.00	0.4	140.00	M&A	Depositions
44/45/2040	A Dalashau	Meeting with Marcus Williams to review documents in preparation	250	0.0	200.00	0.0	0.00	0.0	200.00	N 4 0 A	D iti
11/15/2018	A Balastiov	for the deposition.	350	0.8	280.00	0.0	0.00	0.8	280.00	M&A	Depositions
11/15/2010	A Palachov	Speaking to Dwayne Johnson regarding rescheduling his deposition.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Donositions
11/15/2018	A DaidSilOV	Telephone conversation with Troy Hawkins regarding discovery and	350	0.2	70.00	0.0	0.00	0.2	70.00	IVIQA	Depositions
11/15/2018	A Palachov	deposition.	350	0.2	105.00	0.0	0.00	0.3	105.00	M&A	Donositions
11/15/2018		Telephone conversation with Joe Espo regarding depositions.	350	0.3	70.00	0.0	0.00	0.3	70.00	M&A	Depositions Depositions
	B Thompkinson	Attempt to locate meeting for for client meeting and deposition	265	0.2	79.50	0.0	0.00	0.2	70.00	BG&L	Depositions
	B Thompkinson	E-mail with Joseph B. Espo re email from opt in	265	0.3	26.50	0.0	0.00	0.3	26.50	BG&L	Case Development
11/10/2010	ь пиотиркиизон	Reviewing and responding to emails from co-counsel and opposing	203	0.1	20.30	0.0	0.00	0.1	20.30	DOOL	case Development
11/18/2018	O Melehy	counsel regarding the depositions of the plaintiffs.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Depositions
11/10/2010	C IVICICITY	Draft emails re. deposition on written questions; draft emails re.	023	0.2	123.00	0.0	0.00	0.2	123.00	WICH	Берозіцопа
11/19/2018	S Smith	upcoming depositions strategy.	700	0.6	420.00	0.0	0.00	0.6	420.00	B&S	Depositions
11/13/2010	3 3111111	apconing acpositions strategy.	,00	0.0	720.00	0.0	0.00	0.0	720.00	DGS	Берозілона

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 108 of 173

		Billing Billing									
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours		(Hours)	(Amount)	Hours	Amount	Firm	Category
Date	ППекеереі	Writing email to co-counsel regarding an extension of discovery and	value	Hours	Amount	(Hours)	(Alliount)	Hours	Amount	FIIIII	Category
11/19/2018	O Moloby	the remaining Plaintiff's depositions.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Depositions
11/19/2018		Conference with Kevin Docherty re: depositions	595	0.1	119.00	0.0	0.00	0.1	119.00	BG&L	Depositions
11/19/2018	1 ESPO	Review and draft response to correspondence from co-counsel re.	393	0.2	119.00	0.0	0.00	0.2	119.00	BUAL	Depositions
11/10/2010	I Dannell	·	550	٥٦	275.00	0.0	0.00	0.5	275.00	B&S	Casa Davalanmant
11/19/2018	L Donneil	replacement discovery opt-ins and schedule. Confer with Joseph B. Espo re additional depositions; telephone call	550	0.5	275.00	0.0	0.00	0.5	275.00	863	Case Development
44/40/2040	K Daahaata	with Christna Miller re documents; e-mail to Christna Miller re same;	475	0.6	205.00	0.0	0.00	0.6	205.00	DC01	Maith an Diagona
11/19/2018	K Docnerty	prepare letter to Christna Miller re discovery responses	475	0.6	285.00	0.0	0.00	0.6	285.00	BG&L	Written Discovery
44/40/2040		Telephone conversation with Troy Hawkins regarding preparing for	250	0.0	70.00	0.0	0.00	0.0	70.00		5
11/19/2018	A Balasnov	deposition.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Depositions
/ /		Telephone conversation with Dwayne Johnson about his deposition									
11/19/2018	A Balashov	and the change in schedules.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Depositions
		Correspond with co-counsel regarding discovery and issues with								_	
11/19/2018	A Balashov	depositions.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
		Telephone conversation with Ms. Brown about participating in									
11/19/2018		discovery and sitting for deposition.	350	0.3	105.00	0.0	0.00	0.3	105.00	M&A	Depositions
11/19/2018	B Thompkinson	Finalize letter to client re additional documents	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Written Discovery
		Review discovery response template; e-mail to es with motions to									
11/19/2018	B Thompkinson	compel served	265	0.3	79.50	0.2	53.00	0.1	26.50	BG&L	Written Discovery
	B Thompkinson	Review various e-mails from all counsel re deposition scheduling	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Depositions
11/20/2018	L Donnell	Draft memo re. trial outline.	550	2.5	2145.00	0.0	0.00	2.5	1,375.00	B&S	Trial Preparation
11/20/2018	L Donnell	Correspondence to A. Balashov re. depos.	550	0.2	2145.00	0.0	0.00	0.2	110.00	B&S	Depositions
11/20/2018	L Donnell	Correspondence re. team call; draft joint status report.	550	1.2	660.00	0.2	110.00	1.0	550.00	B&S	Case Development
11/20/2018	A Balashov	Correspond with co-counsel regarding opt-in discovery responses.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Depositions
		Correspond by email with remaining discovery plaintiffs regarding									
11/20/2018	A Balashov	deposition schedule.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Depositions
11/20/2018	B Thompkinson	Begin to work on discovery responses	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Written Discovery
11/21/2018	S Smith	Edit case management draft report.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
11/21/2018	J Espo	Conference call, edit status report	595	0.5	297.50	0.3	178.50	0.2	119.00	BG&L	Motions Practice
		Review document response for Miller; conference with Barb about									
11/21/2018	J Espo	same	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	Written Discovery
	'	Review C. Lowe edits to joint status report and make edits to same;									,
		correspondence to S. Smith re. stip re. authenticity; finalize same and									
11/21/2018	L Donnell	draft correspondence to J. Wolf re. same.	550	2.0	1100.00	0.5	275.00	1.5	825.00	B&S	Case Development
11/21/2018		Trial outline memo.	550	2.8	1540.00	0.0	0.00	2.8	1,540.00	B&S	Trial Preparation
11/21/2018		Review email from Dwayne Johnson regarding the deposition.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
,,,		Prepare responses of opt-in Plaintiff Dwayne Johnson to CUI's first						*			
11/21/2018	A Balashov	request for production of documents.	350	0.8	280.00	0.0	0.00	0.8	280.00	M&A	Written Discovery
11/21/2010	7 Balasilov	Finalize Christna Miller's responses to document requests; conference	330	0.0	200.00	0.0	0.00	0.0	200.00	IVIQ/1	Whiteen biscovery
11/21/2018	B Thompkinson	and e-mail with Joseph B. Espo re same	265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	Written Discovery
	M Martinez	Telephone Conversation with Conroy Green regarding case.	180	0.2	36.00	0.0	0.00	0.2	36.00	M&A	Written Discovery
-1/21/2010	ivi iviai tiilez	Conversation with Troy Hawkins regarding possible deposition dates	100	0.2	30.00	0.0	0.00	0.2	30.00	IVIOA	vincen biscovery
11/21/2010	M Martinez	and rescheduling of preparation for deposition.	180	0.2	36.00	0.0	0.00	0.2	36.00	M&A	Depositions
11/21/2018	ועו ועומו נווופע	Telephone conversation with Troy Hawkins regarding rescheduling of	100	0.2	30.00	0.0	0.00	0.2	30.00	IVIQA	Dehositions
11/21/2018	M Martinez	, , , , , , , , , , , , , , , , , , , ,	180	0.1	18.00	0.0	0.00	0.1	18.00	M&A	Donositions
11/51/5018	ivi ividi tii1ez	preparation date.	TQU	0.1	10.00	0.0	0.00	0.1	10.00	IVIQA	Depositions
11/21/2010	NA Martinas	Telephone conversation with Lajuan Brown regarding tentative	100	0.1	10.00	0.0	0.00	0.1	10.00	N48 A	Donosition-
11/21/2018		deposition dates.	180	0.1	18.00	0.0	0.00	0.1	18.00	M&A	Depositions
11/21/2018	crowe	Edit joint motion.	150	1.1	165.00	0.5	75.00	0.6	90.00	B&S	Motions Practice

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 109 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
11/25/2018	•	Prepare for upcoming depositions.	700	3.5	2450.00	0.0	0.00	3.5	2,450.00	B&S	Depositions
11/23/2010	5 Simili	Prepare for upcoming depositions; confer with co-counsel re.	700	3.5	2430.00	0.0	0.00	3.5	2,430.00	DQS	Берозітіонз
11/26/2018	S Smith	depositions and next steps in case.	700	4.8	3360.00	0.0	0.00	4.8	3,360.00	B&S	Depositions
11/20/2010	5 Simili	Telephone conference with co-counsel regarding discovery and joint	700	7.0	3300.00	0.0	0.00	4.0	3,300.00	DQS	Берозітіонз
11/26/2018	O Melehy	status report.	625	0.8	500.00	0.0	0.00	0.8	500.00	M&A	Depositions
11/26/2018	•	Conference call with plaintiffs' counsel	595	1.7	1011.50	0.7	416.50	1.0	595.00	BG&L	Case Development
11/26/2018	<u> </u>	Check to see if we sent deposition transcripts to clients	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Depositions
11/20/2010	3 L3p0	Draft agenda for team conference call; team conference call re.	333	0.1	33.30	0.0	0.00	0.1	33.30	DOGL	Берозіцопз
		discovery, joint status report; correspondence with J. Wolf re. joint									
		status report; legal research re. SJ on non-plead of all defenses;									
		correspondence to C. Lowe re. additional witnesses project; finalize									
		RFPs for opt-ins; revise joint report; call with S. Smith re. same;									
		review correspondence and draft from J. Wolf; correspondence to O.									
11/26/2018	I Donnell	Melehy, J. Espo re. same.	550	6.2	3410.00	0.0	0.00	6.2	3,410.00	B&S	Case Development
11/20/2018	L Doilliell	Conference call with co-counsel, Joseph B. Espo and Barbara G.	330	0.2	3410.00	0.0	0.00	0.2	3,410.00	DQS	case Development
11/26/2018	K Docherty	Thompkinson	475	0.7	332.50	0.0	0.00	0.7	332.50	BG&L	Case Development
11/26/2018		Review email from Conroy Green regarding document production.	350	0.7	35.00	0.0	0.00	0.7	35.00	M&A	Written Discovery
11/20/2018	A Dalasilov	Telephone conference with Mr. Melehy and co-counsel regarding	330	0.1	33.00	0.0	0.00	0.1	33.00	WICA	Written Discovery
11/26/2018	A Palachov	joint status report and other discovery issues.	350	0.8	280.00	0.0	0.00	0.8	280.00	M&A	Written Discovery
11/26/2018		Correspond with Joe Wolf regarding deposition schedule.	350	0.8	35.00	0.0	0.00	0.8	35.00	M&A	Depositions
11/26/2018		Drafting Marcus Williams' responses to document requests.	350	1.0	350.00	0.0	0.00	1.0	350.00	M&A	Written Discovery
11/26/2018		Review email from Joe Wolf regarding depositions.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
11/26/2018		Telephone conversation with Lajuan Brown regarding deposition.	350	0.1	70.00	0.0	0.00	0.1	70.00	M&A	Depositions
11/20/2018	A balasilov	Telephone call and email to Mr. Hawkins to confirm deposition time	330	0.2	70.00	0.0	0.00	0.2	70.00	IVIQA	Depositions
11/26/2018	A Palachov	and whether he has documents.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
11/26/2018		Drafting document request responses for Troy Hawkins.	350	0.1	140.00	0.0	0.00	0.1	140.00	M&A	Written Discovery
	B Thompkinson	Team call re depositions, discovery, status report, scheduling	265	0.4	185.50	0.0	0.00	0.4	185.50	BG&L	Case Development
11/20/2018	Б ПЮПРКПЗОП	Conference with Joseph B. Espo re whether order issued re default	203	0.7	165.50	0.0	0.00	0.7	185.50	BGQL	Case Development
11/26/2019	B Thompkinson	judgment against SFS	265	0.1	26.50	0.1	26.50	0.0	0.00	BG&L	Case Development
11/20/2018	Б ПЮШРКШЗОП	Finalize Miller responses to document requests; draft Stout responses	203	0.1	20.50	0.1	20.30	0.0	0.00	BUAL	Case Development
		to document requests and call with Stout re same; conferences with									
11/26/2019	B Thompkinson	Joseph B. Espo re document responses	265	0.9	238.50	0.0	0.00	0.9	238.50	BG&L	Written Discovery
	B Thompkinson	Draft letters to clients with deposition transcripts	265	0.9	185.50	0.0	0.00	0.9	185.50	BG&L	Depositions
11/20/2018	Б ПЮПРКІПЗОП	Create excel chart re. rogs answers re. supervisor, managers; research	203	0.7	165.50	0.0	0.00	0.7	185.50	DOGL	Depositions
11/26/2018	CLowe	re. L. Brown, T. Hawkins docs.	150	2.5	375.00	0.0	0.00	2.5	375.00	B&S	Case Development
11/27/2018		Prepare for depositions; review research re. alternative defenses.	700	6.8	4760.00	0.0	0.00	6.8	4,760.00	B&S	Depositions
11/27/2018		Conference call with all counsel about joint status report	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	Case Development
11/2//2018	т Езро	Legal research re. affirmative defenses; conference call re. joint	333	0.5	237.30	0.0	0.00	0.5	237.30	DOGL	case Development
		report; revise joint status report; correspondence to S. Smith re.									
		witness disclosures; document search; review list of disclosed									
		supervisors; confer with S. Smith; draft correspondence to team re.									
11/27/2018	I Donnell	same.	550	5.3	2915.00	0.0	0.00	5.3	2,915.00	B&S	Case Development
11/2//2010	r Donnen	Review joint status report; edits to same; e-mail same to Joseph B.	550	٥.٥	2313.00	0.0	0.00	٥.٥	2,913.00	טאט	case pevelopinelit
11/27/2018	K Docherty	Espo and Barbara G. Thompkinson	475	0.2	95.00	0.0	0.00	0.2	95.00	BG&L	Case Development
11/27/2018		Review email from Conroy Green regarding discovery.	350	0.2	35.00	0.0	0.00	0.2	35.00	M&A	Written Discovery
11/27/2018		Correspond with Joe Wolf regarding depositions.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
11/2//2018	A palasilov	Telephone conference with all counsel in the case regarding revisions	330	0.1	33.00	0.0	0.00	0.1	33.00	IVIQA	Depositions
11/27/2018	A Balachov	to the joint status report which is due today.	350	0.3	105.00	0.0	0.00	0.3	105.00	M&A	Written Discovery
11/2//2018	ר טמומטווטע	to the joint status report which is due today.	330	0.5	103.00	0.0	0.00	0.5	103.00	IVIQA	vviitten biscovery

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 110 of 173

						Billing	Billing				
			Rate		Total		o o	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	Judgment (Hours)	Judgment (Amount)	Hours	Amount	Firm	Category
11/27/2018		Correspond with Dwayne Johnson regarding deposition.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
11/27/2018		Correspond with Joe Wolf regarding Johnson's deposition.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
11/27/2018		Review joint status report.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
11/27/2018		Correspond by text message with Ms. Brown regarding documents.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
, ,	B Thompkinson	Review and edit status report	265	0.1	79.50	0.0	0.00	0.1	79.50	BG&L	Case Development
11/2//2016	Б ПІОПІРКІПЗОП	Call with Joseph B. Espo and e-mails with Sam Smith re attending	203	0.5	79.50	0.0	0.00	0.5	79.50	BUAL	Case Development
11/27/2019	B Thompkinson	depositions	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Depositions
	B Thompkinson	Assemble exhibits for depositions	265	1.0	265.00	0.0	0.00	1.0	265.00	BG&L	Depositions
	B Thompkinson	Assemble additional exhibits for deposition	265	0.6	159.00	0.0	0.00	0.6	159.00	BG&L	Depositions
11/27/2018		Review documents.	150	5.0	750.00	0.0	0.00	5.0	750.00	B&S	Written Discovery
11/2//2018	P Smith	Prepare for and depose M. Talleria and M. Bangura; prepare for	150	5.0	750.00	0.0	0.00	5.0	750.00	863	written biscovery
11/20/2010	C Consiste		700	0.5	F0F0 00	0.0	0.00	0.5	F 0F0 00	B&S	Donositions
11/28/2018	S SITHUH	depositions of J. Duckett and E. Reneau. Review new discovery responses from CUI and opposition to motion	700	8.5	5950.00	0.0	0.00	8.5	5,950.00	863	Depositions
11/20/2010	I Famo	,	595	0.8	476.00	0.0	0.00	0.0	476.00	DC 0 I	Written Dissevent
11/28/2018	J ESPO	to compel	595	0.8	4/6.00	0.0	0.00	0.8	476.00	BG&L	Written Discovery
11/20/2010	I. Dannall	Draft meet and confer correspondence to deficiencies in answers to		4.5	025.00	0.0	0.00	4.5	025.00	D.O. C	Martinus Dureties
11/28/2018		Wilson's Second Set of Responses to Interrogatories.	550	1.5	825.00 220.00	0.0	0.00	1.5	825.00	B&S	Motions Practice
, , , ,		Review opposition to motion to compel data of CUI employees.	550	0.4			0.00	0.4	220.00	B&S	Motions Practice
11/28/2018	A Balashov	Meeting with Troy Hawkins to prepare for deposition.	350	1.8	630.00	0.0	0.00	1.8	630.00	M&A	Depositions
/20 /20 .		Correspond with opposing counsel regarding Brown's discovery			25.22				25.00		
11/28/2018	A Balashov	responses.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
/20 /20 .		Drafting discovery responses for LaJuan Brown. Specifically, her			245 22				0.1= 0.0		
11/28/2018		responses to Defendant's first request for production of documents.	350	0.9	315.00	0.0	0.00	0.9	315.00	M&A	Written Discovery
11/28/2018	B Thompkinson	Prepare exhibits for and attend depositions	265	8.2	2173.00	0.0	0.00	8.2	2,173.00	BG&L	Depositions
		Conference with Joseph B. Espo and with Joseph B. Espo and Kevin D.									
	B Thompkinson	Docherty re depositions	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Depositions
11/28/2018	P Smith	Review documents.	150	0.5	75.00	0.0	0.00	0.5	75.00	B&S	Written Discovery
		Prepare for and take depositions of J. Duckett and E. Reneau; debrief									
11/29/2018	S Smith	with L. Donnell re. same and next steps in case.	700	6.8	4760.00	0.0	0.00	6.8	4,760.00	B&S	Depositions
		Draft memo re. hours worked knowledge evidence; debrief with S.									
11/29/2018		Smith re. depos.	550	3.8	2090.00	0.0	0.00	3.8	2,090.00	B&S	Case Development
	B Thompkinson	Attend depositions	265	6.9	1828.50	0.0	0.00	6.9	1,828.50	BG&L	Depositions
11/30/2018	L Donnell	Legal research and memo.	550	2.5	1375.00	0.0	0.00	2.5	1,375.00	B&S	Case Development
		Call with J. Wolf re. Wilson second rogs; correspondence confirming									
11/30/2018	L Donnell	same.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Written Discovery
		Review and organize exhibits and notes from deposition; e-mail									
11/30/2018	B Thompkinson	exhibits to counsel	265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	Depositions
		Conference with L. Donnell re. strategy for obtaining Technet									
12/3/2018	S Smith	screenshots.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Case Development
		Conference with S. Smith re. discovery and RFP; correspondence to J.									
12/3/2018	L Donnell	Wolf re. additional discovery.	550	0.4	220.00	0.0	0.00	0.4	220.00	B&S	Written Discovery
12/3/2018	A Balashov	Telephone conversation with Troy Hawkins confirming deposition.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
12/3/2018	A Balashov	Draft LaJuan Brown's responses to document production requests.	350	0.4	140.00	0.0	0.00	0.4	140.00	M&A	Written Discovery
12/4/2018	S Smith	Review opposition to motion to compel MindCentric emails.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Motions Practice
12/5/2018	O Melehy	Defending the deposition of Troy Hawkins.	625	2.5	1562.50	0.0	0.00	2.5	1,562.50	M&A	Depositions
12/5/2018	O Melehy	Defending the deposition of Lajuan Brown.	625	1.5	937.50	0.0	0.00	1.5	937.50	M&A	Depositions
12/5/2018	A Balashov	Meeting with LaJuan Brown to prepare for deposition.	350	1.0	350.00	0.0	0.00	1.0	350.00	M&A	Depositions
		Confer with J. Wolf, L. Donnell re. motion to compel and Technet									
12/6/2018	S Smith	screen shots.	700	0.3	1260.00	0.0	0.00	0.3	210.00	B&S	Written Discovery

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 111 of 173

						Billing	Billing				
			Rate		Total		J	Lodestar	Lodestar		
Data	Timekeener	Description	Value	Hours	Amount	Judgment (Hours)	Judgment (Amount)	Hours	Amount	Firm	Catagory
Date 12/6/2018	Timekeeper S Smith	Research prima facie case and jury instructions for drafting RFAs.	700	1.5	1050.00	0.0	0.00	1.5	1,050.00	B&S	Category
12/6/2018	L Donnell		550	0.8	440.00	0.0	0.00	0.8	440.00	B&S	Written Discovery
12/6/2018	L Donneii	Review depo transcript of E. Reneau. Confer with S. Smith re. dfdts position on discovery; confer with J.	550	0.8	440.00	0.0	0.00	0.8	440.00	863	Depositions
12/6/2018	L Donnell	Wolf, S. Smith re. same.	550	0.7	385.00	0.5	275.00	0.2	110.00	B&S	Written Discovery
12/6/2018	L Donnell		550	3.5	1925.00	0.5	0.00	3.5	1.925.00	B&S	Motions Practice
12/6/2018	L Donneii	Draft reply ISO motion to compel CUI Tech Records. Correspond with Dwayne Johnson regarding deposition and his	550	3.5	1925.00	0.0	0.00	3.5	1,925.00	863	IVIOLIONS Practice
12/6/2018	A Balashov	accident.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Depositions
12/0/2016	A balasilov	Meeting with opposing counsel Joe Wolf regarding Mr. Johnson's	330	0.2	70.00	0.0	0.00	0.2	70.00	IVIQA	Depositions
12/6/2018	A Balashov	inability to attend deposition.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
12/0/2018	A balasilov	Speaking to Loren Donnell, co-counsel, regarding Mr. Johnson's	330	0.1	33.00	0.0	0.00	0.1	33.00	IVIQA	Depositions
12/6/2018	A Balashov	deposition.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
12/0/2018	A DalaSHUV	Correspond with co-counsel regarding problems with Johnson's	330	0.1	33.00	0.0	0.00	0.1	33.00	IVIQA	Depositions
12/6/2018	A Balashov	deposition and next steps.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
12/7/2018	S Smith	Draft and edit RFAs.	700	1.8	1260.00	0.0	0.00	1.8	1,260.00	B&S	Written Discovery
12///2016	3 3111111	Review legal research re. RFAs; correspondence with co-counsel re.	700	1.0	1200.00	0.0	0.00	1.0	1,200.00	DQS	Written Discovery
12/7/2018	L Donnell	limits for RFAs; confer with S. Smith re same.	550	0.5	3300.00	0.0	0.00	0.5	275.00	B&S	Written Discovery
12/7/2018	L Donnell	Review depo transcript.	550	1.5	3300.00	0.0	0.00	1.5	825.00	B&S	Depositions
12/7/2018	L Donnell	Draft reply ISO motion to compel CUI tech records.	550	4.0	2200.00	0.0	0.00	4.0	2,200.00	B&S	Motions Practice
12/1/2018	L Dollileii	Telephone consultation with Wells Fargo Legal Processing	330	4.0	2200.00	0.0	0.00	4.0	2,200.00	DQS	IVIOLIONS PLACTICE
12/7/2018	N Blackmore	Department regarding Subpoena.	180	0.2	36.00	0.0	0.00	0.2	36.00	M&A	Written Discovery
12/1/2018	N DIACKITIOTE	Review research for reply brief re. motion to compel and time	100	0.2	30.00	0.0	0.00	0.2	36.00	IVIQA	Written Discovery
12/8/2018	S Smith	records.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Motions Practice
12/8/2018	L Donnell	Draft reply ISO motion to compel CUI tech records:	550	4.0	2200.00	0.0	0.00	4.0	2,200.00	B&S	Motions Practice
12/9/2018	S Smith	Edit RFAs.	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Written Discovery
12/9/2018	S Smith	Edit reply re. motion to compel time records.	700	0.4	630.00	0.0	0.00	0.4	630.00	B&S	Motions Practice
12/9/2018	L Donnell	Draft reply ISO motion to compel CUI tech records.	550	3.0	1650.00	0.0	0.00	3.0	1,650.00	B&S	Motions Practice
12/9/2018	L Donnell	Draft RFAs.	550	2.0	1100.00	0.0	0.00	2.0	1,100.00	B&S	Written Discovery
12/10/2018		Edit RFAs.	700	1.4	980.00	0.0	0.00	1.4	980.00	B&S	Written Discovery
12/10/2018		Research re pattern jury instructions	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	Case Development
12/10/2018	•	Edit reguests for admission	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Written Discovery
12/10/2018	<u> </u>	Edit Reply in Support of Motion to Compel	595	0.7	416.50	0.0	0.00	0.7	416.50	BG&L	Motions Practice
12/10/2018	<u> </u>	Draft RFA; review S. Smith's revisions.	550	1.8	1815.00	0.0	0.00	1.8	990.00	B&S	Written Discovery
12/10/2018		Finalize reply ISO motion to compel CUI tech docs.	550	1.5	825.00	0.0	0.00	1.5	825.00	B&S	Motions Practice
12/10/2010	L DOITHCII	Correspond with co-counsel regarding status of Wells Fargo	330	1.5	023.00	0.0	0.00	1.5	023.00	DQS	WIOTIONS Fractice
12/10/2018	A Balashov	Subpoena.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
12/10/2010	7 Balasilov	Review and edit reply in support of motion to compel; conference	330	0.1	33.00	0.0	0.00	0.1	33.00	TVICA (Witten Discovery
12/10/2018	B Thompkinson	with Joseph B. Espo re same; additional edits	265	2.0	530.00	1.0	265.00	1.0	265.00	BG&L	Motions Practice
12/10/2010	В тпотприльзоп	Conference with J. Wolf, L. Donnell re. motion to compel time	203	2.0	330.00	1.0	203.00	1.0	203.00	DOGE	Wiotions Fractice
12/11/2018	S Smith	records.	700	0.2	420.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
12/11/2010	3 Jillien	Review and sign stip re. authenticity of payroll and job	700	0.2	420.00	0.0	0.00	0.2	140.00	bus	Wiotions Fractice
12/11/2018	S Smith	documentation; review edit to RFAs.	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Written Discovery
12/11/2018		Review revised draft RFAs	595	0.4	119.00	0.0	0.00	0.2	119.00	BG&L	Written Discovery
,,,		Telephone call to Dwayne Johnson regarding deposition.	555	J.2		0.0	3.00	J.2	223.00	2301	Discovery
12/11/2018	A Balashov	Memorandum to file.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
,, 2010	Daiasilov	Review and edit requests for admissions; call with Joseph B. Espo and	330	0.1	33.00	0.0	0.00	0.1	55.00	HIGH	Depositions
12/11/2012	B Thompkinson	e-mail with Kevin D. Docherty re same	265	1.1	291.50	0.5	132.50	0.6	159.00	BG&L	Written Discovery
,, 2010	2 momphinson	a man ment by botherty to sume	200		231.30	0.5	102.00	0.0	100.00	DUGL	.viitteii Discovely
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Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 112 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
12/12/2018	J Espo	Review Requests for Admission propounded to us	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Written Discovery
12, 12, 2010	3 2300	never requests for runnission propositions to us	333	0.2	113.00	0.0	0.00	0.2	113.00	2002	Tritteen Biscovery
		Draft reply ISO MTC emails; confer with S. Smith re. proposal to									
		resolve MTC; correspondence to J Wolf proposing same; conference									
		with J. Wolf re. pltfs MTC emails; summarize call for S. Smith; prepare									
12/12/2018	L Donnell	LR 104.7 cert and exhibits; correspondence to C. Lowe re. same.	550	3.2	1760.00	0.0	0.00	3.2	1.760.00	B&S	Motions Practice
, , ,		Telephone conversation with Dwayne Johnson regarding his							,		
12/12/2018	A Balashov	rescheduled deposition.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Written Discovery
, , ,		Edit final motion to compel reply; draft email re. strategy for motions									, , ,
12/13/2018	S Smith	for SJ; research re. same.	700	0.9	630.00	0.0	0.00	0.9	630.00	B&S	Motions Practice
12/13/2018	J Espo	Review discovery motion filing	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Written Discovery
		Draft proposal re. email production for pltfs raised by pltfs motion to									,
		compel emails; correspondence with S. Smith re. same and SJ									
		timeline; review edits to LR 104.7 cert; draft email to B. Thompkinson									
12/13/2018	L Donnell	re. same.	550	2.2	1210.00	0.0	0.00	2.2	1,210.00	B&S	Motions Practice
		Telephone conversation with Henry from Wells Fargo. Memorandum									
12/13/2018	A Balashov	to file.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
		Review and edit Rule 104.7 certificate; conference with Joseph B.									Í
12/13/2018	B Thompkinson	Espo re same	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Motions Practice
	·	Draft emails re. strategy for responding to motion for leave to file sur-									
12/14/2018	S Smith	reply.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
12/14/2018	J Espo	E-mails with Loren and Sam about surreply	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Motions Practice
		Review dfdts motion for leave to file surreply; confer with S. Smith,									
12/14/2018	L Donnell	team; draft opposition.	550	2.5	1375.00	0.0	0.00	2.5	1,375.00	B&S	Motions Practice
		Correspond with co-counsel regarding status of Wells Fargo									
12/14/2018	A Balashov	Subpoena.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
12/17/2018	L Donnell	Draft opposition to motion for surreply;.	550	4.5	2475.00	1.0	550.00	3.5	1,925.00	B&S	Motions Practice
		Edit opposition to motion to file sur-reply re. motoin to compel;									
12/18/2018	S Smith	research for motion for summary judgment.	700	3.4	2380.00	0.0	0.00	3.4	2,380.00	B&S	Motions Practice
		Call with J. Wolf re. email proposal; correspondence to S. Smith re.									
		same; legal research and edit to opposition to dfdts motion for leave									
12/18/2018	L Donnell	to file surreply and finalize;	550	2.4	1320.00	0.0	0.00	2.4	1,320.00	B&S	Motions Practice
		Review and edit opposition to motion to file surrepply; e-mails with									
		Joseph B. Espo and Loren Donnell re replacing exhibit in filed Local									
12/18/2018	B Thompkinson	Rule 104.7 certificate	265	0.8	212.00	0.0	0.00	0.8	212.00	BG&L	Motions Practice
12/19/2018	A Balashov	Correspond with Dwayne Johnson regarding deposition.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
		Research for MSJ; confer with L. Donnell re. strategy for email									
12/20/2018	S Smith	discovery.	700	4.3	3010.00	0.0	0.00	4.3	3,010.00	B&S	Motions Practice
12/21/2018	S Smith	Continue research for MSJ.	700	2.5	2800.00	0.0	0.00	2.5	1,750.00	B&S	Motions Practice
		Draft emails re. outstanding discovery issues; research re. WFX,									
12/21/2018	S Smith	Technet, and Workforce Express.	700	1.5	1050.00	0.0	0.00	1.5	1,050.00	B&S	Case Development
<u> </u>		Draft subpoenas for Comcast and CSG Systems; draft email to J. Wolf									
12/24/2018		re. Technet data issues.	700	1.0	700.00	0.0	0.00	1.0	700.00	B&S	Written Discovery
12/24/2018	L Donnell	Conference call with S. Smith, J. Wolf re. status of discovery issues.	550	0.4	220.00	0.0	0.00	0.4	220.00	B&S	Written Discovery
		Edit subpoenas for Comcast and CSG Systems; draft email to S.									
12/26/2018	S Smith	Sweitzer re. Comcast subpoena.	700	0.7	490.00	0.0	0.00	0.7	490.00	B&S	Written Discovery
12/26/2018	J Espo	Edit subpoenas	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	Written Discovery

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 113 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Date	Типскесрег	Correspondence with S. Smith re. subpoenas to Comcast, evaluation	Value	Hours	Amount	(110013)	(Amount)	110013	Amount	1 11111	category
		of SJ schedule; draft email to J. Wolf proposing dates to modification									
12/26/2018	I Donnell	of SJ schedule.	550	1.0	550.00	0.0	0.00	1.0	550.00	B&S	Written Discovery
, -,		Correspondence to J. Espo re. defending depo of D. Johnson.	550	0.1	55.00	0.0	0.00	0.1	55.00	B&S	Depositions
12/20/2018	L Dominen	Correspondence to team, J. Espo re. subpoenas; company research	330	0.1	33.00	0.0	0.00	0.1	33.00	DQS	Depositions
12/26/2018	I Donnell	re. same.	550	0.5	275.00	0.0	0.00	0.5	275.00	B&S	Written Discovery
12/26/2018		Correspond with Dwayne Johnson regarding his deposition.	350	0.3	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
12/20/2018	A balasilov	Edit CSG Services, Comcast subpoenas; research re. CSG Services	330	0.1	33.00	0.0	0.00	0.1	33.00	IVIQA	Depositions
		International; call to process server re. service; upload docs to									
12/26/2018	Clawa	process server.	150	3.0	450.00	0.3	45.00	2.7	405.00	B&S	Written Discovery
12/20/2018		Draft email to process server re. rush service.	150	0.2	30.00	0.3	30.00	0.0	0.00	B&S	Written Discovery
· ·		'	595	0.2	119.00	0.2	0.00	0.0	119.00	BG&L	,
12/28/2018	J ESPO	Review motion to extend	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Motions Practice
12/20/2010	I Damasii	Evaluate J. Wolf limitation to email proposal and prepare		4.2	660.00	0.0	0.00	4.2	660.00	D.0.C	Maister Discours
12/28/2018	L Donnell	counterproposal; review court order re. motion to compel.	550	1.2	660.00	0.0	0.00	1.2	660.00	B&S	Written Discovery
42/20/2040		Draft proposed joint motion for modification of SJ deadlines; draft		2.0	4540.00	0.0	0.00	2.0	4 5 4 0 0 0	200	
12/28/2018	L Donnell	emails re same; revise joint motion	550	2.8	1540.00	0.0	0.00	2.8	1,540.00	B&S	Motions Practice
10/00/0010		Draft responses to CUEI and CUISI RFAs; draft template responses to								200	
12/28/2018		RFAs; confer with S. Smith re same; revise same.	550	6.3	3465.00	0.0	0.00	6.3	3,465.00	B&S	Written Discovery
12/28/2018		Correspondence to J. Wolf re. D. Johnson depo.	550	0.1	55.00	0.0	0.00	0.1	55.00	B&S	Depositions
12/28/2018	CLowe	Edit pltf responses to CUCI RFA.	150	0.5	75.00	0.0	0.00	0.5	75.00	B&S	Written Discovery
		Review S. Smith edits and finalize RFA template; correspondence to									
		team re. same; edit template response to RFAs for CUEI, CUCSI;									
12/29/2018	L Donnell	correspondence to team re. same.	550	3.5	1925.00	0.0	0.00	3.5	1,925.00	B&S	Written Discovery
		Review and discuss data issues and CSG/Comcast reports with S.									
12/29/2018	L Donnell	Smith.	550	0.5	275.00	0.0	0.00	0.5	275.00	B&S	Case Development
12/31/2018	J Espo	Edit Request for Admission responses	595	8.0	476.00	0.0	0.00	0.8	476.00	BG&L	Written Discovery
12/31/2018		Proof motion for extending summary judgment dates	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Motions Practice
12/31/2018	L Donnell	Correspondence to team re. RFA.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Written Discovery
12/31/2018	B Thompkinson	Finalize motion to extend sj deadlines	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Motions Practice
		Draft email and review response from Comcast's counsel re. technet									
		data; draft email re. outstanding discovery; confer with L. Donnell re.									
		strategy for SJ; draft email to J. Wolf re. CSG documents; edit									
1/2/2019	S Smith	subpoena for Comcast; draft email re. status of plaintiff depositions.	700	1.5	1050.00	0.0	0.00	1.5	1,050.00	B&S	Written Discovery
1/2/2019	L Donnell	Call with S. Smith re. SJ strategy; review of J. Espos edits to RFAs.	550	0.5	275.00	0.0	0.00	0.5	275.00	B&S	Written Discovery
		Correspond by email with Dwayne Johnson regarding deposition									
1/2/2019	A Balashov	tomorrow.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
		Review document request response templates and calendar deadline									
1/2/2019	A Balashov	to respond.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Written Discovery
		Telephone conversation with Rosslyn from Wells Fargo bank									
1/2/2019	A Balashov	regarding status of subpoena.	350	0.3	105.00	0.0	0.00	0.3	105.00	M&A	Written Discovery
		Telephone conversation with Dwayne Johnson about change to									,
1/2/2019	A Balashov	deposition schedule.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
		Draft Notice of Serving subpoena re. CSG Systems, Comcast									
1/2/2019	CLowe	Management.	150	0.3	45.00	0.0	0.00	0.3	45.00	B&S	Written Discovery
. ,		Review draft RFAs and draft email re. same; draft model summary for				1					
1/3/2019	S Smith	plaintiff depositions.	700	2.6	1820.00	0.0	0.00	2.6	1.820.00	B&S	Written Discovery
		· ·						_	,		Written Discovery
1/3/2019	J Espo	Review TechNet information; look for Miller deposition transcript	595	0.9	535.50	0.4	238.00	0.5	297.50	BG&L	Written

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 114 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Date	типексерег	Correspondence to S. Smith re. RFA edits; review S. Smith edits and	Value	Hours	7 tilloune	(110413)	(runounc)	110013	, another	7 11111	category
1/3/2019	L Donnell	revise same; correspondence to team re. same.	550	1.2	660.00	0.0	0.00	1.2	660.00	B&S	Written Discovery
2, 3, 2323	2 3 0 1 1 1 1 1	Telephone conversation with Cindy at Planet Depos regarding	330		000.00	0.0	0.00		000.00	540	· · · · · · · · · · · · · · · · · · ·
1/3/2019	A Balashov	transcripts.	350	0.1	35.00	0.1	35.00	0.0	0.00	M&A	Depositions
2, 3, 2323	7. 50.05.101	Review emails from co-counsel regarding deposition transcripts and	330	0.2	55.55	0.2	55.00	0.0	0.00	111671	2 epesicions
1/3/2019	A Balashov	RFA templates.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
1/3/2019	A Balashov	Telephone conversation with Planet Depos regarding transcripts.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
1/4/2019	S Smith	Draft and edit memo re. summary judgment issues.	700	4.5	3150.00	0.0	0.00	4.5	3,150.00	B&S	Motions Practice
_, ,,		Order and save transcripts from depositions; Correspond with co-							0,200.00		
1/4/2019	A Balashov	counsel regarding transcripts.	350	0.2	70.00	0.2	70.00	0.0	0.00	M&A	Depositions
1/5/2019	S Smith	Draft emails re. status of discovery issues.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Written Discovery
1/5/2019	L Donnell	Correspondence re. extension to respond to RFA.	550	0.1	55.00	0.0	0.00	0.1	55.00	B&S	Written Discovery
2,0,2023	2 2 3 1111 611	Review plaintiff depos for SJ issues and draft and edit outline for	330	0.1	33.00	0.0	0.00	0.1	33.00	540	Tritteen Discovery
1/7/2019	S Smith	same; draft email to C. Lowe re. same.	700	1.9	1330.00	0.0	0.00	1.9	1,330.00	B&S	Motions Practice
1/7/2019	L Donnell	Review and edit outline for depo testimony.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Depositions
2,7,2023	2 2 3 111 (11	Call with client re availability for deposition; e-mail to Joseph B. Espo	330	0.2	110.00	0.0	0.00	0.2	110.00	500	Березиона
1/7/2019	B Thompkinson	re same	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Depositions
1/8/2019	S Smith	Edit outline for summarizing plaintiff depositions.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Depositions
2, 3, 2013		Review CUI's response to corrected Wilson Second Set of	700	0.0	220.00	0.0	0.00	0.0	220.00	500	Березиона
1/8/2019	S Smith	Interrogatories and summarize same.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Written Discovery
1,0,2015	3 31111611	Draft to do agenda and correspondence to J. Wolf, S. smith re. same;	700	0.5	210.00	0.0	0.00	0.5	210.00	Das	William Discovery
		respond to correspondence from A. Balashov re. RFA;									
1/8/2019	L Donnell	correspondence to C. Lowe re. same; review S. Smith outline.	550	0.8	440.00	0.0	0.00	0.8	440.00	B&S	Written Discovery
2, 3, 2013	2 2 3 111 (11	Correspond with co-counsel regarding document requests and draft	330	0.0	110.00	0.0	0.00	0.0	1.0.00	500	vinicen Discovery
1/8/2019	A Balashov	responses.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
2, 3, 2013	7 (5 (1 (3)) ()	Correspond with Connie Lowe regarding deposition transcript for	550	0.1	55.00	0.0	0.00	0.1	33.00	111671	vincen Discovery
1/8/2019	A Balashov	Dwayne Johnson.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
2, 3, 2013	7 (5 (1 (3)) ()	Review email from Loren Donnell regarding document request	550	0.1	55.00	0.0	0.00	0.12	33.00	111671	Березиона
		responses and preparing deposition outlines for summary judgment									
1/8/2019	A Balashov	motion.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
_, _,		Update spreadsheet of attorney coverage and e-mail same to Loren					0.00				,
1/8/2019	B Thompkinson	Donnell	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Case Development
	- I										
		Draft email re. CSG subpoena; prepare random selection of techs for									
1/9/2019	S Smith	email discovery; prepare for call with counsel for CSG International.	700	0.7	490.00	0.0	0.00	0.7	490.00	B&S	Written Discovery
_, _,		Review responses to Wilson corrected interrog.; correspondence to S.					0.00				,
		Smith re. CSG; correspondence to J. Wolf re. random sample/nego of									
1/9/2019	L Donnell	SFS for email discovery.	550	0.6	330.00	0.0	0.00	0.6	330.00	B&S	Written Discovery
_, _,		Meeting with Nicholas Blackmore to give him instructions on outlining					0.00				,
1/9/2019	A Balashov	the depositions in the Borden case.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Depositions
1/9/2019	B Thompkinson	Review and summarize Stout deposition	265	1.8	477.00	0.0	0.00	1.8	477.00	BG&L	Depositions
1/9/2019	N Blackmore	Outline Deposition of James Herbert Boyd.	180	0.8	144.00	0.0	0.00	0.8	144.00	M&A	Depositions
,		Conference with J. Wolf, N. Nesbitt, L. Donnell re. possible									
		negotiations; draft settlement demand; draft email to co-counsel re.									
1/10/2019	S Smith	same.	700	1.2	840.00	0.0	0.00	1.2	840.00	B&S	ADR
,		Draft email to J. Breckenridge counsel for CSG International in prep									
		for case with same; confer with co-counsel and J. Breckenridge re.									
1/10/2019	S Smith	subpoena.	700	0.7	490.00	0.0	0.00	0.7	490.00	B&S	Written Discovery

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 115 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
1/10/2019	J Espo	Call with Sam, Loren and TechNet guys	595	0.8	476.00	0.3	178.50	0.5	297.50	BG&L	
1/10/2019	1 ESPO	Review correspondence from S. Smith re. documents relevant to	393	0.8	470.00	0.5	176.50	0.5	297.50	BUAL	Case Development
1/10/2010	I Dannell	·	550	0.6	330.00	0.5	275.00	0.1	55.00	B&S	M/sitten Discovers
1/10/2019	L Donnell	subpoena: participate in conference call with CSG counsel re. same.	550	0.6	330.00	0.5	275.00	0.1	55.00	863	Written Discovery
1/10/2010	A Dalashau	Telephone conversation with Scott and Nasika from Wells Fargo Bank	350	0.3	105.00	0.0	0.00	0.2	105.00	N 4 9 A	Written Discovery
1/10/2019	A Balashov A Balashov	regarding subpoena. Correspond with Loren Donnell regarding Wells Fargo subpoena.	350	0.3	70.00	0.0	0.00	0.3	105.00 70.00	M&A M&A	Written Discovery
1/10/2019		1 0 0 1	265	1.7	450.50	0.0	0.00	1.7	450.50	BG&L	Written Discovery
1/10/2019	B Thompkinson	Finish Stout deposition summary; email same to co-counsel				0.0					Depositions
1/10/2019	N Blackmore	Continue outlining deposition of James Herbert Boyd.	180	3.0	540.00		0.00	3.0	540.00	M&A	Depositions
1/11/2019	S Smith	Prepare for call with co-counsel re. settlement issues.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	ADR
1/11/2019	S Smith	Call with co-counsel re potential settlement .	700	1.1	980.00	0.0	0.00	1.1	770.00	B&S	ADR
1/11/2019	S Smith	Review data from motion to compel.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Motions Practice
		Draft email to CSG's counsel; draft email to J. Wolf re. data received									
1/11/2019	S Smith	re. 19 CUI techs; analysis of 19 CUI tech data.	700	2.8	1960.00	0.0	0.00	2.8	1,960.00	B&S	Written Discovery
1/11/2019	O Melehy	Teleconference with co-counsel regarding settlement.	625	1.0	625.00	0.0	0.00	1.0	625.00	M&A	Written Discovery
1/11/2019	J Espo	Telephone call with team re: case status and settlement	595	0.8	476.00	0.0	0.00	0.8	476.00	BG&L	ADR
		Conference call with team re. settlement proposal; debrief with S.									
1/11/2019	L Donnell	Smith.	550	1.2	770.00	1.2	660.00	0.0	0.00	B&S	ADR
1/11/2019	L Donnell	Review data produced by CUI in response to MTC.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Written Discovery
		Review requests for admission; begin preparing responses for									
1/11/2019	K Docherty	Christna Miller	475	0.6	285.00	0.0	0.00	0.6	285.00	BG&L	Written Discovery
1/11/2019	K Docherty	Call with co-counsel re settlement and summary judgment	475	0.8	380.00	0.8	380.00	0.0	0.00	BG&L	ADR
1/11/2019	A Balashov	Review email from Sam Smith regarding settlement offer.	350	0.1	35.00	0.1	35.00	0.0	0.00	M&A	ADR
1/11/2019	A Balashov	Teleconference with co-counsel regarding settlement.	350	1.0	350.00	1.0	350.00	0.0	0.00	M&A	ADR
		Telephone conversation with Shalita from Wells Fargo Bank regarding									
1/11/2019	A Balashov	subpoena.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
1/11/2019	A Balashov	Begin outlining deposition of Courtney Wilson, pages 1-18.	350	0.9	315.00	0.0	0.00	0.9	315.00	M&A	Depositions
		Team call re responses to requests for admissions; deposition									
1/11/2019	B Thompkinson	summaries; CSG; another settlement offer	265	1.0	265.00	0.8	212.00	0.2	53.00	BG&L	Depositions
1/11/2019	N Blackmore	Outlining the deposition of Troy Hawkins.	180	1.4	252.00	0.0	0.00	1.4	252.00	M&A	Depositions
1/11/2019	CLowe	Update dfdts document production chart re. hyperlinking docs.	150	1.3	195.00	1.3	195.00	0.0	0.00	B&S	Written Discovery
		Draft detailed settlement demand; draft emails re. same and edit									
1/14/2019	S Smith	same.	700	1.7	1190.00	0.0	0.00	1.7	1,190.00	B&S	ADR
1/14/2019	J Espo	Edit Sam's settlement email	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	ADR
1/14/2019	K Docherty	Draft responses to Request for Admission for Christna Miller	475	0.8	380.00	0.0	0.00	0.8	380.00	BG&L	Written Discovery
· ·	,	Prepare Courtney Wilson's responses to CUCI's first request for									,
1/14/2019	A Balashov	admissions.	350	1.4	490.00	0.0	0.00	1.4	490.00	M&A	Written Discovery
		Prepare Plaintiff Boyd's responses to CUCSI's first request for									,
1/14/2019	A Balashov	admissions.	350	1.3	455.00	0.0	0.00	1.3	455.00	M&A	Written Discovery
		Prepare named Plaintiff John Pole's responses to CUCSI's first request									
1/14/2019	A Balashov	for admissions.	350	1.1	385.00	0.0	0.00	1.1	385.00	M&A	Written Discovery
_, _ , , ,	3.000 .	Prepare Opt-In Plaintiff Green's responses to CUCI's first requests for			300.00	0.0	0.00		555.55		
1/14/2019	A Balashov	admissions.	350	0.8	280.00	0.0	0.00	0.8	280.00	M&A	Written Discovery
2, 1 1, 2013		Prepare Troy Hawkins' responses to CUCI's first request for	333	0.0		0.0	0.00	0.0	200.00	1110/1	itteri Discovery
1/14/2019	A Balashov	admissions.	350	0.7	245.00	0.0	0.00	0.7	245.00	M&A	Written Discovery
1, 14, 2013	A Dalasilov	Prepare LaJuan Brown's responses to CUCI's first request for	330	0.7	243.00	0.0	0.00	0.7	243.00	IVICA	vviitteii Discovely
1/14/2019	A Balashov	admissions.	350	0.4	140.00	0.0	0.00	0.4	140.00	M&A	Written Discovery
1/14/2019	A Balashov	Correspond with Dwayne Johnson regarding deposition.	350	0.4	35.00	0.0	0.00	0.4	35.00	M&A	Depositions
1/14/2019	M Dalasilov	Correspond with Dwayne Johnson regarding deposition.	330	0.1	33.00	0.0	0.00	0.1	33.00	IVIQA	Depositions

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 116 of 173

						Billing	Billing				
			Rate		Total	Judgment	U	Lodestar	Lodestar		
ate	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
ate	ППексереі	Prepare Marcus Williams' responses to Defendants first request for	value	Tiours	Amount	(Hours)	(Amount)	110013	Amount	111111	Category
/14/2019	A Balashov	admissions.	350	0.7	245.00	0.0	0.00	0.7	245.00	M&A	Written Discovery
/14/2013	A Dalasilov	Draft responses to requests for admissions; e-mails with Joseph B.	330	0.7	243.00	0.0	0.00	0.7	243.00	IVIQA	vviitteii Discovery
/14/2019	B Thompkinson	Espo and Kevin D. Docherty re same	265	2.2	583.00	0.0	0.00	2.2	583.00	BG&L	Written Discovery
	B Thompkinson	Draft Borden responses to requests for admissions	265	1.2	318.00	0.0	0.00	1.2	318.00	BG&L	Written Discovery
/14/2019	M Martinez	Phone call to Dwayne Johnson regarding deposition.	180	0.1	18.00	0.0	0.00	0.1	18.00	M&A	Depositions
/14/2019	N Blackmore	Continue outlining deposition of Troy Hawkins.	180	2.0	360.00	0.0	0.00	2.0	360.00	M&A	Depositions
	N Blackmore	Outline Deposition of LaJuan Brown.	180	2.0	360.00	0.0	0.00	2.0	360.00	M&A	Depositions
	S Smith	Edit demand and send to J. Wolf and N. Nesbitt.	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	ADR
/13/2019	3 3111111	Edit Request for Admission, conference with Barbara G. Thompkinson	700	0.5	330.00	0.0	0.00	0.5	330.00	BQS	ADN
/15/2019	J Espo	re: same	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	Written Discovery
/15/2019	J Espo	Work on requests for admission	595	0.3	476.00	0.0	0.00	0.3	476.00	BG&L BG&L	Written Discovery
/15/2019	L Donnell	Conference call with S. Smith, S. Switzer re. Comcast subpoena.	550	0.8	110.00	0.0	0.00	0.8	110.00	B&S	Written Discovery
/15/2019	K Docherty	Review Christna Miller's responses to Request for Admission	475	1.4	665.00	0.0	0.00	1.4	665.00	BG&L	Written Discovery
/13/2019	K Docherty	Telephone call with Christna Miller re responses to Request for	4/3	1.4	003.00	0.0	0.00	1.4	003.00	BUOL	written biscovery
/15/2019	K Docherty	Admission	475	0.4	190.00	0.0	0.00	0.4	190.00	BG&L	Written Discovery
/13/2019	K Docherty	Reviewing Marcus Williams' RFA responses for typos and formatting	4/3	0.4	190.00	0.0	0.00	0.4	190.00	BUOL	written biscovery
/15/2019	A Balashov	errors and finalizing the responses.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
/13/2019	A Dalasilov	Reviewing Troy Williams RFA responses for typos and formatting	330	0.1	33.00	0.0	0.00	0.1	33.00	IVIQA	written biscovery
/15/2010	A Balashov		350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
/15/2019	A Dalasilov	errors and finalizing the responses. Reviewing LaJuan Brown's RFA responses for typos and formatting	330	0.1	33.00	0.0	0.00	0.1	33.00	IVIQA	written biscovery
/15/2019	A Dalashau		350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Ministen Disservent
/15/2019	A Balashov	errors and finalizing the responses. Reviewing Conroy Greens' RFA responses for typos and formatting	350	0.1	35.00	0.0	0.00	0.1	35.00	IVIQA	Written Discovery
/15/2019	A Dalashau		350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
/15/2019	A Balashov A Balashov	errors and finalizing the responses.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery Written Discovery
/15/2019	A Balashov	Reviewing and finalizing Courtney Wilson's RFA responses.	350	0.1	35.00	0.0	0.00	0.1	35.00	IVIQA	written discovery
/15/2010	A Dalashau	Reviewing and editing Poles' responses to RFAs. Specifically to fix	350	0.1	25.00	0.0	0.00	0.1	25.00	M&A	Written Discovery
/15/2019	A Balashov	grammar and formatting and finalize the responses. Reviewing Boyd's' RFA responses for typos and formatting errors and	350	0.1	35.00	0.0	0.00	0.1	35.00	IVIQA	Written Discovery
/15/2019	A Balashov		350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
/15/2019	A Balashov	finalizing the responses. Correspond with Loren Donnell regarding draft responses to CUCSI's	350	0.1	35.00	0.0	0.00	0.1	35.00	IVIQA	Written Discovery
/15/2019	A Balashov	RFAs.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
/15/2019	A Balashov	Review proposed settlement counter-offer drafted by Sam Smith.	350	0.1	35.00	0.0	35.00	0.0	0.00	M&A	Written Discovery
/15/2019	A Balashov	Prepare Named Plaintiff Boyd's responses to CUI Employment Inc.'s	350	0.1	35.00	0.1	35.00	0.0	0.00	IVIQA	Case Development
/15/2010	A Dalashau		350	1.0	250.00	0.0	0.00	1.0	350.00	M&A	Written Discovery
/15/2019	A Balashov	first set of admissions. Prepare Courtney Wilson's responses to Defendants CUCIE's first	350	1.0	350.00	0.0	0.00	1.0	350.00	IVIQA	Written Discovery
/15/2019	A Balashov	request for admissions.	350	0.7	245.00	0.0	0.00	0.7	245.00	M&A	Written Discovery
	A Balashov	Prepare Marcus Williams RFA responses.	350	0.7	245.00 210.00	0.0	0.00	0.7	210.00	M&A	Written Discovery
	A Balashov	Prepare Troy Hawkins responses to admissions requests.	350		140.00	0.0	0.00	0.6	140.00	M&A	,
/15/2019	A Balashov	Prepare RFA responses for John Poles.	350	0.4	140.00	0.0	0.00	0.4	140.00	M&A	Written Discovery Written Discovery
/15/2019	A Balashov	Prepare RFA responses for Conroy Green.	350	0.4	105.00	0.0	0.00	0.4	105.00	M&A	Written Discovery
/15/2019	A Balashov	Begin preparing RFA responses for LaJuan Brown.	350	0.3	140.00	0.0	0.00	0.3	140.00	M&A	Depositions
/ 13/ 2013	△ palasilov	Conference with Joseph B. Espo re responses to requests for	330	0.4	140.00	0.0	0.00	0.4	140.00	IVIXA	Depositions
/15/2019	B Thompkinson	admissions; edits to same	265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	Written Discovery
	B Thompkinson	Edits to responses to requests for admissions	265	3.0	795.00	0.0	0.00	3.0	795.00	BG&L BG&L	Written Discovery
	N Blackmore	' '	180	0.6	108.00	0.0	0.00	0.6	108.00	M&A	Depositions
/15/2019	N Blackmore	Continue outlining deposition of LaJuan Brown.	180	1.0	180.00	0.0	0.00	1.0	180.00	M&A	Written Discovery
/13/2019	IN DIGCKITIOLE	Outline deposition of John Poles.	100	1.0	100.00	0.0	0.00	1.0	100.00	IVIQA	vviilleii Discovery
/16/2010	C Cmith	Boylow BEA responses and edit sames confermith I. Donn-II	700	0.0	420.00	0.0	0.00	0.0	420.00	Do C	Written Discovery
/16/2019	S Smith	Review RFA responses and edit same; confer with L. Donnell re. same.	700	0.6	420.00	0.0	0.00	0.6	420.00	B&S	٧

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 117 of 173

1/16/2019 1/16/2019 1/16/2019	Timekeeper J Espo	Description	Rate		Total	Billing	Billing				
1/16/2019 1/16/2019 1/16/2019	J Espo	Description	Rate								
1/16/2019 1/16/2019 1/16/2019	J Espo	Description	Malua	Hauma	Amount	Judgment	Judgment (Amount)	Lodestar	Lodestar Amount	Firm	Cotogomi
1/16/2019 . 1/16/2019 .	•	Borden RFAs	Value 595	Hours 0.7	416.50	(Hours) 0.0	0.00	Hours 0.7	416.50	Firm BG&L	Category
1/16/2019			595	1.3	773.50	0.0	0.00	1.3	773.50	BG&L BG&L	Written Discovery
· ·	J Espo	Work on Stout RFAs, talk with Mr. Stout about same Telephone call with Loren re: RFAs	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L BG&L	Written Discovery Written Discovery
1/16/2019	J Espo J Espo	Telephone call with Barb about RFAs	595	0.4	119.00	0.0	0.00	0.4	119.00	BG&L BG&L	Written Discovery
	J ESPO	Correspond with Loren Donnell regarding draft responses to CUIE	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	written biscovery
1/16/2019	A Balashov	Defendants' first set of request for admissions.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
· ·	A Balashov	Correspond with Loren Donnell regarding RFA responses.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
1/10/2019	A Balasilov	Telephone conversation with Courtney Wilson to finalize his	330	0.1	33.00	0.0	0.00	0.1	33.00	IVIQA	Written Discovery
1/16/2019	A Balashov	Admissions.	350	0.4	140.00	0.0	0.00	0.4	140.00	M&A	Written Discovery
1/10/2019	A Balasilov	Telephone conversation with LaJuan Brown to finalize her RFA	330	0.4	140.00	0.0	0.00	0.4	140.00	IVIQA	written biscovery
1/16/2019	A Balashov	responses.	350	0.3	105.00	0.0	0.00	0.3	105.00	M&A	Written Discovery
1/10/2019	A Balasilov	Telephone conversation with Conroy Green to finalize his RFA	330	0.3	103.00	0.0	0.00	0.5	103.00	IVIQA	written biscovery
1/16/2019	A Balashov	responses.	350	0.3	105.00	0.0	0.00	0.3	105.00	M&A	Written Discovery
1/10/2019	A Balasilov	responses.	330	0.3	103.00	0.0	0.00	0.5	103.00	IVIQA	written biscovery
1/16/2019	B Thompkinson	Additional drafting and edits to responses to requests for admissions	265	2.3	609.50	0.0	0.00	2.3	609.50	BG&L	Written Discovery
	S Smith	Edit RFA responses; draft emails re. 19 CUI tech payment schedule.	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	Written Discovery
, ,	J Espo	Finish Borden's RFAs, e-mails with Loren about edits	595	1.3	773.50	0.0	0.00	1.3	773.50	BG&L	Written Discovery
1/17/2019	L Donnell	Review and edit RFA responses.	550	8.0	4400.00	3.0	1,650.00	5.0	2,750.00	B&S	Written Discovery
- · ·	K Docherty	E-mails with co-counsel re requests for admission	475	0.2	95.00	0.0	0.00	0.2	95.00	BG&L	Written Discovery
, ,	A Balashov	Correspond with Loren Donnell regarding Dwayne Johnson's RFAs.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
, ,	A Balashov	Preparing outline of Courtney Wilson deposition pages 1-75.	350	2.0	700.00	0.0	0.00	2.0	700.00	M&A	Depositions
, ,	M Martinez	Call Dwayne Johnson.	180	0.1	18.00	0.0	0.00	0.1	18.00	M&A	Depositions
- · ·	N Blackmore	Outlining deposition of John Poles.	180	1.5	270.00	0.0	0.00	1.5	270.00	M&A	Depositions
	CLowe	Edit pltf/opt-in RFAs.	150	5.8	870.00	3.0	450.00	2.8	420.00	B&S	Written Discovery
2,27,2025	020110	Review updates from J. Wolf re. Mindcentric emails; review	100	5.0	070.00	5.5	150100	2.0	.20.00	243	TTTTCCTT DISCOVERY
1/18/2019	S Smith	production from CSG and confer with L. Donnell re. same.	700	0.7	490.00	0.0	0.00	0.7	490.00	B&S	Written Discovery
· ·	J Espo	Review CUI Responses to Request for Admission	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Written Discovery
· ·	L Donnell	Call with CSG re. subpoena.	550	0.5	275.00	0.0	0.00	0.5	275.00	B&S	Written Discovery
	A Balashov	Outlining the deposition of Courtney Wilson Pages 70-114.	350	1.6	560.00	0.0	0.00	1.6	560.00	M&A	Depositions
, -, -	A Balashov	Finish outlining Wilson's deposition pages 114 to 175.	350	1.7	595.00	0.0	0.00	1.7	595.00	M&A	Depositions
· · ·	N Blackmore	Outlining Deposition of John Poles.	180	1.3	234.00	0.0	0.00	1.3	234.00	M&A	Depositions
- · ·	S Smith	Review CSG documents and draft memo re. same.	700	3.1	2170.00	0.0	0.00	3.1	2,170.00	B&S	Written Discovery
_,,,		Correspond with Nick Blackmore, paralegal about contacting Wells									
1/21/2019	A Balashov	Fargo to find out status of subpoena for payroll records.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
- · ·	N Blackmore	Outline deposition of Conroy Green.	180	3.0	540.00	0.0	0.00	3.0	540.00	M&A	Depositions
- · ·	N Blackmore	Continue outlining deposition of John Poles.	180	0.6	108.00	0.0	0.00	0.6	108.00	M&A	Depositions
· · ·	N Blackmore	Outlining deposition of Marcus Williams.	180	0.5	90.00	0.0	0.00	0.5	90.00	M&A	Depositions
		Draft email to S. Sweitzer re. status of Comcast production; review									
1/22/2019	S Smith	update re. email production.	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Written Discovery
		Review correspondence from J. Wolf re. pltfs emails status; confer									, , ,
1		with S. Smith; participate in call with J. Wolf re. same; debrief S.									
1		Smith; review of CSG docs; correspondence to J. Breckenridge re.									
1/22/2019	L Donnell	same.	550	1.6	880.00	0.0	0.00	1.6	880.00	B&S	Written Discovery
,,,		Telephone conversation with Ashley Biglari from Wells Fargo about					2.00		223.00		2.5557
1/22/2019	A Balashov	subpoena. Memorandum to file.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
,,		Telephone conversation with Ashley Biglari with Wells Fargo Bank									
1/22/2019	N Blackmore	regarding the payroll records subpoena.	180	0.2	36.00	0.0	0.00	0.2	36.00	M&A	Written Discovery

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 118 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Date	ППСКССРСІ	Edit email re. production of emails; continue review of documents	Value	Hours	Amount	(Hours)	(Amount)	110013	Amount	111111	category
1/23/2019	S Smith	produced by CSG Systems.	700	2.3	1610.00	0.0	0.00	2.3	1,610.00	B&S	Written Discovery
1/23/2013	5 51111(11	Evaluate counter proposal re. keyword searches; correspondence to	700	2.5	1010.00	0.0	0.00	2.5	1,010.00	DQ3	Witten Discovery
		S. Smith re. same; correspondence with J. Wolf re. same;									
1/23/2019	L Donnell	correspondence to J. Wolf re. CSG production.	550	1.9	1045.00	0.0	0.00	1.9	1,045.00	B&S	Written Discovery
1/23/2019	N Blackmore	Continue outlining deposition of Marcus Williams.	180	0.7	126.00	0.0	0.00	0.7	126.00	M&A	Depositions
1/24/2019	S Smith	Review emails re. strategy for production of emails.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Written Discovery
_,,		Correspondence with J. Wolf re. search term proposal; prepare for									
		call with J. Wolf; call with J. Wolf re. same; call with S. Smith to									
		debrief re. same; correspondence with S. Smith re. Ventyx Software;									
1/24/2019	L Donnell	review docs re. same.	550	1.5	825.00	0.0	0.00	1.5	825.00	B&S	Written Discovery
1/24/2019	N Blackmore	Continue outlining deposition of Marcus Williams.	180	0.5	90.00	0.0	0.00	0.5	90.00	M&A	Depositions
, ,		Conference with L. Donnell, S. Sweitzer re. subpoena re. TechNet;									
1/25/2019	S Smith	draft email re. same.	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	Written Discovery
, -, -		Draft correspondence confirming agreement re. search terms with J.									, ,
1/25/2019	L Donnell	Wolf; call with S. Sweitzer re. Comcast.	550	1.1	605.00	0.0	0.00	1.1	605.00	B&S	Written Discovery
1/25/2019	N Blackmore	Continue outlining deposition of Marcus Williams.	180	0.7	126.00	0.0	0.00	0.7	126.00	M&A	Depositions
		Review data produced by Wells Fargo; draft email re. next steps re.									'
1/28/2019	S Smith	same; produce data to CUI counsel.	700	0.7	490.00	0.0	0.00	0.7	490.00	B&S	Written Discovery
		Attempting to setup account through Wells Fargo to receive									,
1/28/2019	A Balashov	document production.	350	0.3	105.00	0.0	0.00	0.3	105.00	M&A	Written Discovery
1/28/2019	A Balashov	Correspond with Dwayne Johnson about deposition dates.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
1/28/2019	A Balashov	Reviewing Wells Fargo documents.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Written Discovery
1/28/2019	A Balashov	Correspond with co-counsel regarding deposition of Dwayne Johnson.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
1/28/2019	M Martinez	Call Dwayne Johnson regarding email sent.	180	0.1	18.00	0.0	0.00	0.1	18.00	M&A	Depositions
		Telephone conversation with Dwayne Johnson regarding email sent									
1/28/2019	M Martinez	and best way to reach him.	180	0.2	36.00	0.0	0.00	0.2	36.00	M&A	Depositions
1/28/2019	N Blackmore	Continue outlining deposition of Marcus Williams.	180	0.3	54.00	0.0	0.00	0.3	54.00	M&A	Depositions
1/28/2019	CLowe	Draft chart re. Wells Fargo check dates.	150	3.3	495.00	0.0	0.00	3.3	495.00	B&S	Written Discovery
1/29/2019	S Smith	Review documentation produced by CSG.	700	2.5	1750.00	0.0	0.00	2.5	1,750.00	B&S	Written Discovery
1/29/2019	A Balashov	Telephone conversation with Dwayne Johnson about depositions.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
1/29/2019	A Balashov	Corresponding with Joe Wolf about depositions.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
		Correspond with Dwayne Johnson regarding deposition and to send									
1/29/2019	A Balashov	him notice of deposition.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
1/29/2019	A Balashov	Review email from Dwayne Johnson about depositions.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
1/29/2019	N Blackmore	Complete outlining of the deposition of Marcus Williams.	180	2.3	414.00	0.0	0.00	2.3	414.00	M&A	Depositions
1/29/2019	CLowe	Continue excel chart re. Wells fargo check dates.	150	6.3	945.00	4.0	600.00	2.3	345.00	B&S	Written Discovery
1/30/2019	S Smith	Research re. MSJ issues.	700	5.0	3500.00	0.0	0.00	5.0	3,500.00	B&S	Motions Practice
1/30/2019	S Smith	Review data received from CSG Systems to prepare for call re. same.	700	8.0	560.00	0.0	0.00	0.8	560.00	B&S	Written Discovery
1/30/2019	L Donnell	Review correspondence for J. Wolf re. data issues/status.	550	0.1	55.00	0.0	0.00	0.1	55.00	B&S	Written Discovery
1/30/2019	B Thompkinson	Begin deposition summary of Christna Miller deposition	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Depositions
1/30/2019	CLowe	Continue excel chart re. Wells Fargo check dates.	150	6.8	1020.00	6.8	1,020.00	0.0	0.00	B&S	Written Discovery
		Continue legal research and develop outline for summary judgment									
1/31/2019	S Smith	motion.	700	6.1	4760.00	0.0	0.00	6.1	4,270.00	B&S	Motions Practice
		Confer with CSG Systems' counsel re. subpoena production; draft									
1/31/2019	S Smith	email re. same.	700	0.7	490.00	0.0	0.00	0.7	490.00	B&S	Written Discovery

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 119 of 173

						Billing	Billing				
			Rate		Total		J	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	Judgment (Hours)	Judgment (Amount)	Hours	Amount	Firm	Category
Date	ППексереі	Draft correspondence to J. Wolf re. data dispute; call with J.	value	Hours	Amount	(Hours)	(Alliount)	Hours	Amount	FIIIII	Category
1/31/2019	L Donnell	Breckenridge, S. Smith re. document/data/subpoena	550	0.9	495.00	0.0	0.00	0.9	495.00	B&S	Written Discovery
1/31/2019	B Thompkinson	Summarize Christna Miller deposition	265	4.2	1113.00	1.0	265.00	3.2	848.00	BG&L	Depositions
1/31/2019	CLowe	Finalize excel chart re. Wells Fargo doc dates.	150	2.3	345.00	2.3	345.00	0.0	0.00	B&S	Written Discovery
1/31/2019	CLOWE	Analyze Wells Fargo data for MSJ; draft email re. citations for	130	2.5	343.00	2.5	343.00	0.0	0.00	DQ3	written biscovery
2/1/2019	S Smith	,	700	0.7	490.00	0.0	0.00	0.7	490.00	B&S	Motions Practice
2/1/2019	3 3111111	depositions in memo re. MSj.	700	0.7	490.00	0.0	0.00	0.7	490.00	DQ3	IVIOLIOTIS PLACTICE
2/1/2010	C Consists	Draft subpoena for Ventyx; review updated data from Wells Fargo	700	0.0	630.00	0.0	0.00	0.0	630.00	D O C	Written Dissevent
2/1/2019	S Smith	and edit chart re. same.	700 265	0.9		0.0	0.00	0.9	630.00	B&S	Written Discovery
2/1/2019	B Thompkinson	Update client contact spreadsheet	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
2/4/2010	D. The second diseases	Finalize description and a series and a series and a series and a	265	0.2	70.50	0.0	0.00	0.3	70.50	DC01	Danasitiana
2/1/2019	B Thompkinson	Finalize deposition summary of Miller deposition and e-mail to team	265 265	0.3	79.50 26.50	0.0	0.00	0.3	79.50 26.50	BG&L BG&L	Depositions
2/1/2019	B Thompkinson	Email to team re fees for quarterly fee letter						0.1			Fee Petition
2/1/2019	CLowe	Edit depo transcript summaries.	150	2.3	345.00	0.0	0.00	2.3	345.00	B&S	Depositions
2/1/2019	CLowe	Prepare subpoena re. ABB Enterprise Software.	150	0.3	45.00	0.0	0.00	0.3	45.00	B&S	Written Discovery
2/4/2019	S Smith	Edit notice re. Ventyx; review production re. Technet.	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Written Discovery
2/4/2019	S Smith	Research re. Mt. Clemens' cases and notice cases.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Case Development
2/4/2040		Review legal research re. "hours/work" claims and defenses from S.	550	4.5	025.00	0.0	0.00	4.5	025.00	200	
2/4/2019	L Donnell	Smith: legal research re. same.	550	1.5	825.00	0.0	0.00	1.5	825.00	B&S	Motions Practice
2 /5 /2212		Respond to emails re. Ventyx program; draft detailed response to									
2/5/2019	S Smith	Ventyx counsel.	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Written Discovery
		Review responses to RFAs and incorporate them into statement of									
		facts and outline for same; review interrogatory responses and									
2/5/2019	S Smith	incorporate same; research notice of overtime worked cases.	700	2.7	1890.00	0.0	0.00	2.7	1,890.00	B&S	Motions Practice
		Review Responses to Requests for Admission; e-mail Sam and Loren									
		re: Request for Admission and whether to start motion to compel									
2/5/2019	J Espo	process	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Written Discovery
		Respond to L. Mergus-Segal questions re. ESI production format;									
		confer with S. Smith, J. Espo re. challenge to RFAs; email to J. Wolf re.									
2/5/2019	L Donnell	production status; call with J. Wolf re. same.	550	0.8	440.00	0.0	0.00	0.8	440.00	B&S	Written Discovery
2/6/2019	S Smith	Draft and research memo re. MSJ.	700	5.0	3500.00	0.0	0.00	5.0	3,500.00	B&S	Motions Practice
		Edit email re. production deficiencies re. pay data for 19 CUI techs;									
		confer with N. Smith re. data analysis needed re. same; draft and edit									
		analysis of same; confer with L. Donnell re. responses for CUI's									
2/6/2019	S Smith	admissions.	700	2.6	1820.00	0.0	0.00	2.6	1,820.00	B&S	Case Development
		Draft email to J. Wolf re. issues related to data for IE CUI Tech; call re.									
2/6/2019	L Donnell	Ventyx data/subpoena; confer with S. Smith re. data analysis.	550	2.0	1100.00	0.0	0.00	2.0	1,100.00	B&S	Written Discovery
2/7/2019	S Smith	Draft letter to CSG's counsel.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Written Discovery
2/7/2019	S Smith	Research draft and edit memo re. SJ.	700	3.5	2450.00	0.0	0.00	3.5	2,450.00	B&S	Motions Practice
2/7/2019	S Smith	Draft email re. follow up with CUI tech Ahmed Sesay.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Case Development
		Review data/analysis for 19 CUI techs with S. Smith; call with C&G									
		draft email to J. Wolf re. time data issues/subpoenas to Comcast for									
2/7/2019	L Donnell	19 CUI Techs.	550	1.2	660.00	0.0	0.00	1.2	660.00	B&S	Written Discovery
2/8/2019	S Smith	Draft and edit memo re. MSJ.	700	4.5	3150.00	0.0	0.00	4.5	3,150.00	B&S	Motions Practice
		Correspondence to J. Wolf re. conferral subpoena to Comcast re. 19;									
2/8/2019	L Donnell	call with A. Sesay; update S. Smith re. same.	550	0.4	220.00	0.0	0.00	0.4	220.00	B&S	Written Discovery
]						
2/11/2019	S Smith	Draft and edit SJ memo; draft email to S. Sweitzer re. Technet issues.	700	7.3	5110.00	0.0	0.00	7.3	5,110.00	B&S	Motions Practice
2/11/2019	L Donnell	Legal research re. class cert motion.	550	2.0	1100.00	0.0	0.00	2.0	1,100.00	B&S	Motions Practice

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 120 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
2/12/2019	L Donnell	Correspondence to T. Smith re. document review project.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Written Discovery
2/12/2013	L Donnen	correspondence to 1. Smith re. document review project.	330	0.2	110.00	0.0	0.00	0.2	110.00	DQS	Written Discovery
2/12/2019	A Balashov	Correspond with Dwayne Johnson regarding deposition prep meeting.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
2/13/2019	S Smith	Draft and edit memo re. MSJ.	700	4.8	3360.00	0.0	0.00	4.8	3.360.00	B&S	Motions Practice
2/13/2019	S Smith	Review research re. state law claims for MSJ.	700	0.4	4410.00	0.0	0.00	0.4	280.00	B&S	Motions Practice
2/13/2019	S Smith	Confer with S. Sweitzer re. Comcast document production.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Written Discovery
_,,		Summarize 30(b)(6) depos and Dyson depo; summarize Reneau depo;									
2/13/2019	S Smith	summarize Duckett depo.	700	6.3	4410.00	0.0	0.00	6.3	4,410.00	B&S	Depositions
2/13/2019	L Donnell	Legal research re. motion for SJ related to sate law claims.	550	2.5	1375.00	0.0	0.00	2.5	1,375.00	B&S	Motions Practice
		Reviewing and responding to email from Dwayne Johnson about the							•		
2/13/2019	A Balashov	case.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
		Telephone conversation with Sam Smith regarding Dwayne Johnson									
2/13/2019	A Balashov	deposition.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
2/13/2019	A Balashov	Correspond with Dwayne Johnson regarding deposition.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Depositions
		Telephone conversation with LaJuan Brown to give her an update on									
2/13/2019	A Balashov	the status of the case.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Case Development
2/13/2019	CLowe	Edit memos re. depo transcripts.	150	1.2	180.00	0.0	0.00	1.2	180.00	B&S	Depositions
		Correspondence to L. Marquis-Segel re. subpoena; correspondence to									
		J. Wolf re. data production: review correspondence from J. Wolf re.									
2/14/2019	L Donnell	same; review discovery re. class members.	550	0.7	385.00	0.0	0.00	0.7	385.00	B&S	Written Discovery
2/14/2019	L Donnell	Prepare motion for class cert.	550	5.0	2750.00	0.0	0.00	5.0	2,750.00	B&S	Motions Practice
		Correspond by email with Dwayne Johnson regarding rescheduling his									
2/14/2019	A Balashov	deposition.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
2/14/2019	A Balashov	Correspond with Joe Wolf about Dwayne Johnson's deposition.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
		Draft motion for class cert; call with J. Wolf re. pay/time data and									
2/15/2019	L Donnell	Maryland class list.	550	4.4	2420.00	0.0	0.00	4.4	2,420.00	B&S	Motions Practice
		Review email from T. Breckenridge re. CSG materials; confer with L.									
2/18/2019	S Smith	Donnell re. outstanding discovery issues.	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Written Discovery
2/18/2019	S Smith	Draft memo re. MSJ; edit email re. MSJ schedule modifications.	700	7.5	5250.00	0.0	0.00	7.5	5,250.00	B&S	Motions Practice
2/18/2019	S Smith	Draft summary of Smith dep; Draft summary of Telleria depo.	700	3.6	2520.00	0.0	0.00	3.6	2,520.00	B&S	Depositions
		Draft email to S. Smith re. negotiations over pay data; confer with S.									
2/10/2010	l Daniell	Smith re. same; draft correspondence to J. Wolf re. same; draft email	550	1.0	550.00	0.0	0.00	1.0	FF0 00	B&S	Mainter Discours
2/18/2019	L Donnell	to J. Wolf re. modification to SJ schedule. Calculate attorney's fees and costs through end of 2018 for quarterly	550	1.0	550.00	0.0	0.00	1.0	550.00	8&5	Written Discovery
2/18/2019	A Balashov	fee letter and send to Ms. Thompkinson at BGL.	350	0.4	140.00	0.0	0.00	0.4	140.00	M&A	Fee Petition
2/18/2019	P Smith	Research re. new discovery.	150	1.0	150.00	0.0	0.00	1.0	150.00	B&S	Written Discovery
2/16/2019	r Jillitti	Draft email re. production of CSG documents; produce same to J.	130	1.0	130.00	0.0	0.00	1.0	130.00	БОЗ	vviitteii Discovery
2/19/2019	S Smith	Wolf.	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Written Discovery
2/13/2013	3 3111111	Draft detailed outline for statement of facts for MSJ memo; draft first	700	0.4	200.00	0.0	0.00	0.4	280.00	DQS	Written Discovery
2/19/2019	S Smith	section of memo re. MSJ.	700	3.5	2450.00	0.0	0.00	3.5	2.450.00	B&S	Motions Practice
2/19/2019	CLowe	Bates-stamp CSG Services docs.	150	0.5	75.00	0.5	75.00	0.0	0.00	B&S	Written Discovery
2/19/2019	CLowe	Edit depo summary memos re. Smith, Talleria.	150	0.5	75.00	0.0	0.00	0.5	75.00	B&S	Depositions
2/19/2019	P Smith	Research re. new discovery.	150	2.5	375.00	0.0	0.00	2.5	375.00	B&S	Written Discovery
2/20/2019	S Smith	Draft MSJ.	700	1.5	1890.00	0.0	0.00	1.5	1.050.00	B&S	Motions Practice
2/20/2019	S Smith	Draft joint motion re. discovery schedule.	700	1.2	840.00	0.0	0.00	1.2	840.00	B&S	Motions Practice
2/20/2019	L Donnell	Review S. Smith draft joint motion for revised schedule.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Motions Practice
		or or an are joint motion for revised softedure.	3	~		U.U	5.55	٠.٠		203	

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 121 of 173

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						Billing	Billing				
			Rate	l	Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
2/20/2019	A Dalashay	Correspond with Durayan Johnson shout aronaving for the denosition	250	0.1	35.00	0.0	0.00	0.1	35.00	N 4 9 A	Donositions
2/20/2019	A Balashov	Correspond with Dwayne Johnson about preparing for the deposition. Reviewing Dwayne Johnson's interrogatory answers and complaint in	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
2/20/2019	A Balashov	advance of his deposition tomorrow.	350	0.4	140.00	0.0	0.00	0.4	140.00	M&A	Depositions
2/20/2019	P Smith	Research re. new discovery, Vol. II.	150	2.0	300.00	0.0	0.00	2.0	300.00	B&S	Written Discovery
2/20/2019	r Jilitii	Conference with J. Wolf re. deposition of discovery plaintiff; draft	130	2.0	300.00	0.0	0.00	2.0	300.00	603	vilitteii Discovery
2/21/2019	S Smith	email re. same.	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Depositions
2/21/2013	5 5111101	Speaking to Andrew Balashov about the deposition of Dwayne	700	0.4	280.00	0.0	0.00	0.4	280.00	5003	Depositions
2/21/2019	O Melehy	Johnson.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Depositions
2/21/2019	A Balashov	Preparing to defend deposition of Dwayne Johnson.	350	0.1	140.00	0.0	0.00	0.1	140.00	M&A	Depositions
2/21/2019	A balasilov	Review and respond to email from Joe Wolf regarding deposition of	330	0.4	140.00	0.0	0.00	0.4	140.00	IVIQA	Depositions
2/21/2019	A Balashov	Dwayne Johnson.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
2/21/2019	A balasilov	Telephone call to Dwayne Johnson regarding this morning's	330	0.1	33.00	0.0	0.00	0.1	33.00	IVIQA	Depositions
2/21/2019	A Balashov	deposition.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
2/21/2013	A Dalasilov	Telephone conversation with Joe Wolf about status of today's	330	0.1	33.00	0.0	0.00	0.1	33.00	IVIQA	Depositions
2/21/2019	A Balashov	deposition.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
2/21/2013	A Dalasilov	deposition.	330	0.1	33.00	0.0	0.00	0.1	33.00	IVIQA	Depositions
		Telephone call and emails, and text messages to Mr. Johnson and									
2/21/2019	A Balashov	LaJuan Brown to try and reach Mr. Johnson regarding his deposition.	350	0.3	105.00	0.0	0.00	0.3	105.00	M&A	Depositions
2/21/2019	A Balashov	Meeting with Joe Wolf regarding Dwayne Johnson Deposition.	350	0.3	105.00	0.0	0.00	0.3	105.00	M&A	Depositions
2/21/2019	A Balashov	Correspond with co-counsel about Dwayne Johnson deposition.	350	0.3	35.00	0.0	0.00	0.3	35.00	M&A	Depositions
2/21/2019	A Dalasilov	Review email from Sam Smith regarding opposing counsel's decision	330	0.1	33.00	0.0	0.00	0.1	33.00	IVIQA	Depositions
2/21/2019	A Balashov	with respect to Johnson deposition.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
2/22/2019	S Smith	Draft email re. status of interrogatory response.	700	0.1	140.00	0.0	0.00	0.1	140.00	B&S	Written Discovery
2/22/2019	P Smith	Research re. new discovery.	150	4.0	600.00	0.0	0.00	4.0	600.00	B&S	Written Discovery
2/25/2019	S Smith	Draft email to J. Wolf re. D. Johnson deposition testimony.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Depositions
2/25/2019	L Donnell	Call to clerk re. joint motion.	550	0.2	110.00	0.0	0.00	0.1	55.00	B&S	Motions Practice
2/25/2019	L Donnell	Correspondence to S. Smith re. D. Johnson.	550	0.1	55.00	0.0	0.00	0.1	55.00	B&S	Depositions
2/26/2019	S Smith	Draft emails re. outstanding discovery issues.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Written Discovery
2/26/2019	L Donnell	Draft email to J. Wolf re. pay data and Maryland class list.	550	0.3	165.00	0.0	0.00	0.3	165.00	B&S	Motions Practice
2/20/2013	L Dominen	Draft email to ABB counsel re. docs; review correspondence from S.	330	0.5	103.00	0.0	0.00	0.5	103.00	DQS	Wiotions Fractice
2/26/2019	L Donnell	Sweitzer.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Written Discovery
2/26/2019	P Smith	Research re. new discovery.	150	3.0	450.00	0.0	0.00	3.0	450.00	B&S	Written Discovery
2/20/2015	1 Simen	Correspondence with L. Marquis-Segal re. docs produced in response	130	3.0	430.00	0.0	0.00	3.0	130.00	503	William Discovery
2/28/2019	L Donnell	to subpoena.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Written Discovery
2/28/2019	L Donnell	Class cert motion.	550	1.5	825.00	0.0	0.00	1.5	825.00	B&S	Motions Practice
2/28/2019	A Balashov	Review draft letter from Joe Espo to Plaintiffs.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Case Development
2/28/2019	B Thompkinson	Draft status letter to clients	265	0.6	159.00	0.0	0.00	0.6	159.00	BG&L	Case Development
3/1/2019	S Smith	Conference with L. Donnell re. strategy for MSJ motion.	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	Motions Practice
3/1/2019	L Donnell	Review and edit client update letter.	550	0.2	550.00	0.0	0.00	0.2	110.00	B&S	Case Development
3/1/2019	L Donnell	Correspondence to B. Thompson re. atty fees/cost filing.	550	0.1	550.00	0.0	0.00	0.1	55.00	B&S	Fee Petition
, ,		Correspondence to J. Wolf re. discovery status; correspondence to S.		1						1	
3/1/2019	L Donnell	Sweitzer re. docs.	550	0.2	550.00	0.0	0.00	0.2	110.00	B&S	Written Discovery
3/1/2019	L Donnell	Confer with S. Smith re. data project for MSJ.	550	0.5	275.00	0.0	0.00	0.5	275.00	B&S	Motions Practice
3/1/2019	B Thompkinson	Edits to draft status letter to clients	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
, ,		Begin draft of quarterly fee letter; e-mail to co-counsel re fee		1						1	
3/1/2019	B Thompkinson	numbers for same	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Fee Petition
3/3/2019	S Smith	Draft statement of facts for MSJ.	700	4.5	3150.00	0.0	0.00	4.5	3,150.00	B&S	Motions Practice

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 122 of 173

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			Rate		Total		J	Lodestar	Lodestar		
Data	Timekeeper	Description		Hours		Judgment (Hours)	Judgment (Amount)	Hours	Amount	Firm	Catagory
Date	Ппекеерег	Description Continue legal research re. knowlege of overtime work,	value	Hours	Amount	(Hours)	(Alliount)	Hours	Alliount	FIIIII	Category
		representative proof, liquidated damages and willful issues in fourth									
3/4/2019	S Smith	circuit; draft statement of facts for same.	700	7.1	4970.00	0.0	0.00	7.1	4.970.00	B&S	Motions Practice
3/4/2019	L Donnell	Class cert. motion.	550	0.4	220.00	0.0	0.00	0.4	220.00	B&S	
3/4/2019	L Donnell		550	0.4	220.00	0.0	0.00	0.4	220.00	863	Motions Practice
2/4/2010	A Dalashau	Correspond with Barb Thompkinson regarding fees and costs for	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Foo Dotition
3/4/2019	A Balashov	quarterly report.	350	0.1	35.00	0.0	0.00	0.1	35.00	IVIQA	Fee Petition
2/4/2010	A Dalashau	Reviewing LaJuan Brown deposition transcript for testimony	250	0.1	35.00	0.0	0.00	0.1	35.00	N 4 9 A	Donositions
3/4/2019	A Balashov	regarding number of days she worked.	350 350	0.1		0.0	0.00	0.1	35.00	M&A M&A	Depositions
3/4/2019	A Balashov	Draft declaration for LaJuan Brown.	350	0.3	105.00	0.0	0.00	0.3	105.00	IVI&A	Motions Practice
2/5/2010	6.6 111	Draft and edit MSj; confer with N. Smith re. analysis of CUI's time	700	40.6	7420.00	0.0	0.00	40.6	7 420 00	200	
3/5/2019	S Smith	records; edit declaration for L Brown.	700	10.6	7420.00	0.0	0.00	10.6	7,420.00	B&S	Motions Practice
3/5/2019	J Espo	Review ABB objections; forward to Sam and Loren	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Written Discovery
- /- /		Draft class cert brief; review declaration of Lajuan drafted by A.									
3/5/2019	L Donnell	Balashov.	550	2.2	1925.00	0.0	0.00	2.2	1,210.00	B&S	Motions Practice
		Prepare agenda for call with J. Wolf; call with J. Wolf re. discovery;									
3/5/2019	L Donnell	review ABB production.	550	1.3	715.00	0.0	0.00	1.3	715.00	B&S	Written Discovery
		Edits to status letter; e-mail same to Joseph B. Espo; draft e-mail to									
3/5/2019	B Thompkinson	team	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Case Development
3/5/2019	B Thompkinson	E-mail to Liz Suero re sending out status letter to clients	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
		Attempt to download documents from ABB Enterprises; e-mail to									
3/5/2019	B Thompkinson	Joseph B. Espo and Liz Suero re same	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Written Discovery
3/5/2019	B Thompkinson	Finalize quarterly fee letter	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Fee Petition
3/5/2019	N Smith	Review of documents and calculations of damages.	225	8.0	1800.00	0.0	0.00	8.0	1,800.00	B&S	Case Development
3/5/2019	N Smith	Review of documents and calculations of damages.	225	8.5	1912.50	0.0	0.00	8.5	1,912.50	B&S	Case Development
3/5/2019	P Smith	Research re. new discovery	150	4.0	600.00	0.0	0.00	4.0	600.00	B&S	Written Discovery
3/6/2019	S Smith	Draft and edit memo re. SJ and conduct legal research for same.	700	6.0	4200.00	0.0	0.00	6.0	4,200.00	B&S	Motions Practice
		Correspond with Dwayne Johnson regarding the outcome of talks									
		with opposing counsel about his deposition and withdrawing him as a									
3/6/2019	A Balashov	representative Plaintiff.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
		Review email from Dwayne Johnson about his deposition and									
3/6/2019	A Balashov	decision to withdraw him as representative Plaintiff.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Depositions
		Correspond with LaJuan Brown regarding affidavit testimony we need									•
3/6/2019	A Balashov	from her about days worked for SJ motion.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Motions Practice
		Conference with Liz Suero re sending status letter to client; review e-									
3/6/2019	B Thompkinson	mail from co-counsel re same; review letter	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Case Development
3/6/2019	B Thompkinson	Update contact information for clients	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
3, 3, 2023	2 mempunsen	Review documents produced by CUI and e-mails with co-counsel re	200	0.12	20.50	0.0	0.00	0.12	20.50	2001	Case Severopinent
		missing documents; conference with Liz Suero re uploading									
3/6/2019	B Thompkinson	documents	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Written Discovery
3, 3, 2023	2	Attempt to download new documents from CUI; e-mail with Connie	200		200.00	0.0	0.00	011	200.00	2001	TTTTCCTT DISCOVERY
3/6/2019	B Thompkinson	Lowe re same	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Written Discovery
3/6/2019	N Smith	Review of documents and calculations of damages.	225	10.0	2250.00	0.0	0.00	10.0	2,250.00	B&S	Case Development
3/6/2019	P Smith	Research re. new discovery.	150	2.0	300.00	0.0	0.00	2.0	300.00	B&S	Written Discovery
3,0,2013	i Jilliuli	nescarente. new discovery.	130	2.0	300.00	0.0	0.00	2.0	300.00	DQJ	vviitteii Discovely
3/7/2019	S Smith	Draft model of damages for C. Lowe to add to data for 49 SFS clients.	700	0.8	560.00	0.0	0.00	0.8	560.00	B&S	Written Discovery
3/1/2013	J Jilliul	Draft email to Wells Fargo attorneys re. production of data in	700	0.6	300.00	0.0	0.00	0.0	300.00	DQJ	vviitteii Discovely
2/7/2010	S Smith	electronic form.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Written Discovery
3/7/2019		Draft and edit memo re. MSJ.	700			0.0	0.00	3.6		B&S B&S	,
3/7/2019	S Smith	שומות מוות פעונ ווופוווט דפ. ואוטז.	700	3.6	2520.00	0.0	0.00	٥.٥	2,520.00	DQS	Motions Practice

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 123 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
3/7/2019	L Donnell	Draft SJ sections with Maryland law.	550	3.0	1650.00	0.0	0.00	3.0	1,650.00	B&S	Motions Practice
3/7/2019	B Thompkinson	Call from Marcus Williams re updating contact information	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
3/7/2019	N Smith	Review of documents and calculations of damages.	225	9.5	2137.50	0.0	0.00	9.5	2,137.50	B&S	Case Development
3/7/2019	P Smith	Research re. new discovery.	150	2.0	300.00	0.0	0.00	2.0	300.00	B&S	Written Discovery
3/1/2019	r Silliuli	Draft and edit memo re. MSj and declaration for N. Smith re. CUI	130	2.0	300.00	0.0	0.00	2.0	300.00	DQS	Written Discovery
3/8/2019	S Smith	techs.	700	4.8	3360.00	0.0	0.00	4.8	3,360.00	B&S	Motions Practice
3/8/2019	L Donnell	Correspondence to J. Wolf re. discovery status.	550	0.1	1980.00	0.0	0.00	0.1	55.00	B&S	Written Discovery
3/8/2019	L Donnell	Legal research re. SJ Maryland claims.	550	3.5	1925.00	0.0	0.00	3.5	1,925.00	B&S	Motions Practice
3/8/2019	N Smith	Review of documents and calculations of damages.	225	12.0	2700.00	0.0	0.00	12.0	2,700.00	B&S	Case Development
3/8/2019	P Smith	Research new discovery.	150	2.5	375.00	0.0	0.00	2.5	375.00	B&S	Written Discovery
0, 0, 000		Research re. minimum wage issue and Maryland state law claims;							0.000		
		draft and edit sections re. same; confer with B. Farrington re. regular									
		rate questions for damage calculations; edit damage calculations;									
3/11/2019	S Smith	confer with N. Smith re. damage issues.	700	7.7	5390.00	0.0	0.00	7.7	5,390.00	B&S	Motions Practice
3/11/2019	J Espo	Review additional documents	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Written Discovery
0, ==, ====											
		Review SJ draft pleadings prepared by S. Smith and draft state law									
3/11/2019	L Donnell	section of SJ motion; correspondence to O. Melehy re. Maryland law.	550	4.2	2310.00	0.0	0.00	4.2	2,310.00	B&S	Motions Practice
3/11/2019	P Smith	Research new discovery.	150	2.0	300.00	0.0	0.00	2.0	300.00	B&S	Written Discovery
		Edit joint employer minimum wage and Maryland law sections;									,
		review research for Maryland class claims; research summary									
3/12/2019	S Smith	judgment issues.	700	3.7	2590.00	0.0	0.00	3.7	2,590.00	B&S	Motions Practice
		Review weekly overtime data for 19 CUI techs and draft memo re.							,		
		same; review pay data for 19 CUI techs and draft email to J. Wolf re.									
3/12/2019	S Smith	same.	700	2.4	1680.00	0.0	0.00	2.4	1,680.00	B&S	Written Discovery
		Conducting legal research on the question of whether an employee									
		who performs only sporadic work in Maryland can be part of a Rule									
		23 class for numerosity purposes and drafting email to Loren Donnell									
3/12/2019	O Melehy	about the matter, citing the wage statutes and case law	625	1.0	625.00	0.0	0.00	1.0	625.00	M&A	Motions Practice
		Reviewing and responding to legal question from Loren Donnell									
		regarding the trebling of damages under the Maryland Wage Payment									
3/12/2019	O Melehy	and Collection Law.	625	0.1	62.50	0.0	0.00	0.1	62.50	M&A	Motions Practice
		Attempt to download documents produced by CUI; conferences with									
3/12/2019	B Thompkinson	Liz Suero re same	265	0.7	185.50	0.5	132.50	0.2	53.00	BG&L	Written Discovery
3/12/2019	P Smith	Research new discovery.	150	3.0	450.00	0.0	0.00	3.0	450.00	B&S	Written Discovery
3/13/2019	L Donnell	Review pay data file.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Written Discovery
3/14/2019	S Smith	Research re. damage issues; edit memo re. MSJ.	700	4.9	3430.00	0.0	0.00	4.9	3,430.00	B&S	Motions Practice
		Draft emails re. production of data re. 19 CUI techs and Maryland									
3/14/2019	S Smith	issues.	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	Written Discovery
3/14/2019	L Donnell	Legal research for S. Smith re MSJ motion.	550	2.0	1100.00	0.0	0.00	2.0	1,100.00	B&S	Motions Practice
		Draft and edit memo re. MSJ including researching liquidated									
		damages, willfulness, and minimum wage issues; review research re.									
		Frow case and impact on argument. that CUI is responsible for SFS'									
3/15/2019	S Smith	default.	700	5.0	3500.00	0.0	0.00	5.0	3,500.00	B&S	Motions Practice
3/17/2019	S Smith	Edit MSJ memo.	700	1.1	770.00	0.0	0.00	1.1	770.00	B&S	Motions Practice
		Edit MSJ memo; draft emalis to J. Wofl re. meet and confer re. payroll									
3/18/2019	S Smith	documents.	700	5.1	3570.00	0.0	0.00	5.1	3,570.00	B&S	Motions Practice

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 124 of 173

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						Billing	Billing				
_			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
2/10/2010		Telephone call with Sam and Loren about status of case and summary			4=0=0		4=0=0			2001	
3/18/2019	J Espo	judgment motion	595	0.3	178.50	0.3	178.50	0.0	0.00	BG&L	Motions Practice
3/18/2019	P Smith	Research re. new discovery.	150	2.5	375.00	0.0	0.00	2.5	375.00	B&S	Written Discovery
3/18/2019	CLowe	Edit memo in support of pltfs motion for psj.	150	0.2	30.00	0.0	0.00	0.2	30.00	B&S	Motions Practice
		Edit memo in support of motion for SJ; review time data produced on									
3/19/2019	S Smith	weekly basis and analyze same.	700	5.0	3500.00	0.0	0.00	5.0	3,500.00	B&S	Motions Practice
- / /		Conference with S. Smith re. payroll dispute; review S. Smith email to									
3/19/2019	L Donnell	J. Wolf re. same.	550	0.4	220.00	0.0	0.00	0.4	220.00	B&S	Written Discovery
3/19/2019	L Donnell	Draft motion for class cert.	550	6.0	3300.00	0.0	0.00	6.0	3,300.00	B&S	Motions Practice
3/19/2019	P Smith	Research re. new discovery.	150	3.0	450.00	0.0	0.00	3.0	450.00	B&S	Written Discovery
		Edit damage calculations; review edits from L. Donnell to memo re.									
3/20/2019	S Smith	MSJ and edit same.	700	3.1	2170.00	0.0	0.00	3.1	2,170.00	B&S	Motions Practice
3/20/2019	L Donnell	Edit S. Smith draft memo ISO SJ.	550	2.0	1100.00	0.0	0.00	2.0	1,100.00	B&S	Motions Practice
3/20/2019	L Donnell	Draft class cert memo.	550	6.0	3300.00	0.0	0.00	6.0	3,300.00	B&S	Motions Practice
3/20/2019	P Smith	Research re. new discovery.	150	1.5	225.00	0.0	0.00	1.5	225.00	B&S	Written Discovery
		Research re. Geday v. CUI Employment amended complaint; docket									
		and complaint re. Wallace v. CUi Employment; complaint re.									
		Fitzgerald v. Communications Unlimited; memo in support of motion									
3/20/2019	CLowe	to compel re. Wallace.	150	0.8	120.00	0.0	0.00	0.8	120.00	B&S	Motions Practice
		Review and edit damage analysis and draft MSJ sections re. damges;									
3/21/2019	S Smith	edit damage charts.	700	3.3	2310.00	0.0	0.00	3.3	2,310.00	B&S	Motions Practice
3/21/2019	J Espo	Read first draft of s.j. memo	595	0.6	357.00	0.0	0.00	0.6	357.00	BG&L	Motions Practice
3/21/2019	J Espo	Edit MSJ	595	1.1	654.50	0.0	0.00	1.1	654.50	BG&L	Motions Practice
3/21/2019	L Donnell	Draft class cert motion.	550	10.0	5500.00	0.0	0.00	10.0	5,500.00	B&S	Motions Practice
3/21/2019	P Smith	Research re. new discovery.	150	1.5	225.00	0.0	0.00	1.5	225.00	B&S	Written Discovery
3/21/2019	CLowe	Edit memo in support of PSJ.	150	6.8	1020.00	0.0	0.00	6.8	1,020.00	B&S	Motions Practice
3/22/2019	S Smith	Edit MSJ memo.	700	3.1	2660.00	0.0	0.00	3.1	2,170.00	B&S	Motions Practice
3/22/2019	S Smith	Edit class cert memo.	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	Motions Practice
3/22/2019	S Smith	Edit email to Comcast re. data for plaintiffs.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Written Discovery
3/22/2019	J Espo	Edit Memo in support of Motion for Summary Judgment	595	2.2	1309.00	0.0	0.00	2.2	1,309.00	BG&L	Motions Practice
		Complete review of ABB docs; review Comcast recent docs									
3/22/2019	L Donnell	production; correspondence to S. Smith re. CSG production.	550	0.9	495.00	0.0	0.00	0.9	495.00	B&S	Written Discovery
3/22/2019	B Thompkinson	Review and edit motion for summary judgment	265	2.5	662.50	0.0	0.00	2.5	662.50	BG&L	Motions Practice
		Update charts with weekly pay and time data and confer with N.									
3/23/2019	S Smith	Smith re. same.	700	2.5	1750.00	0.0	0.00	2.5	1,750.00	B&S	Motions Practice
		Draft and edit MSJ memo; draft emails to J. Wolf re. overtime pay for									
		19 CUI techs and Maryland work by putative class members; edit N.									
3/25/2019	S Smith	Smith declaration and exhibits.	700	6.7	4690.00	0.0	0.00	6.7	4,690.00	B&S	Motions Practice
		Reviewing, editing and revising Plaintiffs' motion for partial summary									
3/25/2019	O Melehy	judgment.	625	1.8	1125.00	0.0	0.00	1.8	1,125.00	M&A	Motions Practice
, ,	,	Reviewing and editing plaintiffs' motion for class certification under							,		
3/25/2019	O Melehy	Rule 23.	625	0.3	187.50	0.0	0.00	0.3	187.50	M&A	Motions Practice
3/25/2019	J Espo	Edit Motion for Summary Judgment	595	2.3	1368.50	0.0	0.00	2.3	1,368.50	BG&L	Motions Practice
3/25/2019	J Espo	Edit Class Certification memo	595	0.9	535.50	0.0	0.00	0.9	535.50	BG&L	Motions Practice
, -,		Draft notice to class cert motion; review O. Melehy edits; review J.									
3/25/2019	L Donnell	Espo edits.	550	2.3	1265.00	0.0	0.00	2.3	1,265.00	B&S	Motions Practice
3/25/2019	B Thompkinson	Review and edit Motion for Summary Judgment	265	1.4	371.00	0.0	0.00	1.4	371.00	BG&L	Motions Practice
3/25/2019	B Thompkinson	Review and edit motion for class cert	265	1.1	291.50	0.0	0.00	1.1	291.50	BG&L	Motions Practice

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 125 of 173

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			Data		Total		Billing	Ladastar	Ladastar		
Data	Timooloomor	Description	Rate Value	Hauma	Total	Judgment (Hours)	Judgment (Amount)	Lodestar Hours	Lodestar Amount	Firms	Catagony
Date	Timekeeper	Description	150	Hours	Amount	0.0	0.00	3.5		Firm B&S	Category
3/25/2019	CLowe	Research re. depo cites for motion for PSJ.	150	3.5	525.00	0.0	0.00	3.5	525.00	863	Motions Practice
2/26/2010	C Cmith	Edit memo re. MSJ; confer with N. Smith re. edit to his declaration;	700	2.0	2100.00	0.0	0.00	2.0	2 100 00	DQ.C	Motions Prostico
3/26/2019 3/26/2019	S Smith L Donnell	review same. Edit memo ISO class cert.	550	3.0 0.3	165.00	0.0	0.00	3.0 0.3	2,100.00 165.00	B&S B&S	Motions Practice
3/26/2019	L Donnell	Update spreadsheet of plaintiffs with new contact information for	550	0.3	165.00	0.0	0.00	0.3	165.00	863	Motions Practice
2/26/2010	D. The manking on	·	205	0.3	79.50	0.0	0.00	0.3	70.50	BG&L	Casa Davalanmant
3/26/2019 3/26/2019	B Thompkinson	clients	265 150	1.4	210.00	0.0	0.00	1.4	79.50 210.00	BG&L B&S	Case Development
3/26/2019	CLowe	Edit motion for psj.		8.3	1245.00	0.0					Motions Practice
	CLowe	Edit motion for PSJ, cite check.	150				0.00	8.3	1,245.00	B&S	Motions Practice
3/26/2019	CLowe	Edit class cert memo, prepare TOA, TOC, Exhibit list.	150	2.5	375.00	0.0	0.00	2.5	375.00	B&S	Motions Practice
2/27/2010	C C:4h	Edit MSJ memo; draft and edit N. Smith declaration; draft email to J.	700	F 2	2640.00	0.0	0.00	F 2	2 640 00	D. C.	Martinus Burstins
3/27/2019	S Smith	Wolf re. schedule for MSJ briefing.	700	5.2	3640.00	0.0	0.00	5.2	3,640.00	B&S	Motions Practice
3/27/2019	S Smith	Edit S. Smith declaration re. class cert.	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Motions Practice
3/27/2019	J Espo	Edit Class Notice	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Motions Practice
3/27/2019	L Donnell	Draft notice; draft S. Smith decl.	550	0.9	495.00	0.0	0.00	0.9	495.00	B&S	Motions Practice
3/27/2019	CLowe	Research re. depo cites for class cert memo; edit Notice.	150	4.0	600.00	0.0	0.00	4.0	600.00	B&S	Motions Practice
2/20/2040	C C	Edit and finalize declaration of N. Smith; finalize memo in support of	700		2020.00	0.0	0.00	5.6	2 020 00	200	
3/28/2019	S Smith	MSJ; draft email to T. Breckenridge re. CSG document exhibit.	700	5.6	3920.00	0.0	0.00	5.6	3,920.00	B&S	Motions Practice
3/28/2019	L Donnell	Edit class cert memo; review decl. of N. Smith.	550	1.5	825.00	0.0	0.00	1.5	825.00	B&S	Motions Practice
2/20/2040		Check depo cites re. class cert brief; edit class cert brief and	450	- 0	750.00	0.0	0.00	- 0	750.00	200	
3/28/2019	CLowe	supporting docs.	150	5.0	750.00	0.0	0.00	5.0	750.00	B&S	Motions Practice
		Cite check, depo cite check, edit memo re. PSJ; pull docket and									
		complaint re. Fair v. Communications Unlimited; pull bates no. 152-									
2 /2 2 /2 2 4 2		177, reverse order, add footer; redact CUI 47083; add footer to N.	4=0							-00	
3/28/2019	CLowe	Smith dec; edit msj and supporting docs.	150	7.0	1050.00	0.0	0.00	7.0	1,050.00	B&S	Motions Practice
3/28/2019	P Smith	Edit memo re msj.	150	0.7	105.00	0.0	0.00	0.7	105.00	B&S	Motions Practice
3/29/2019	S Smith	Draft, edit and finalize MSj and exhibits.	700	2.5	3290.00	0.0	0.00	2.5	1,750.00	B&S	Motions Practice
3/29/2019	S Smith	Edit class cert brief and exhibits; edit class notice.	700	2.2	1540.00	0.0	0.00	2.2	1,540.00	B&S B&S	Motions Practice
3/29/2019	L Donnell	Edit final motion and memo for SJ	550	0.5	275.00	0.0	0.00	0.5	275.00	8&5	Motions Practice
2/20/2010				2.0	24 45 00	0.0	0.00	2.0	2 4 4 5 00	200	
3/29/2019	L Donnell	Draft motion for class cert and order; review edits to class cert notice.	550	3.9	2145.00	0.0	0.00	3.9	2,145.00	B&S	Motions Practice
3/29/2019	CLowe	Review Notice; finalize and file motion for class cert.	150	3.2	480.00	0.0	0.00	3.2	480.00	B&S	Motions Practice
3/29/2019	CLowe	Finalize and file motion for PSJ; motion for class cert.	150	4.6	1170.00	0.0	0.00	4.6	690.00	B&S	Motions Practice
4/4/2040	C C	Conference with J. Wolf re schedule for responding to class	700		440.00	0.0	0.00	0.0	440.00	200	
4/1/2019	S Smith	certification motion	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
4/1/2019	B Thompkinson	Update spreadsheet of client contact information	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Case Development
4/1/2019	CLowe	Call to clerk's office re. filing error, left message	150	0.1	15.00	0.0	0.00	0.1	15.00	B&S	Motions Practice
4/2/2019	S Smith	Draft emails re pay data to J. Wolf and L. Donnell	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Written Discovery
4/2/2019	B Thompkinson	Conference with Joseph B. Espo re status letter to clients	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
4/8/2019	S Smith	Draft email to J. Wolf re briefing schedule	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
4/0/2010	I Daniell	Review proposed modified schedule for SJ and class cert briefing from		0.2	165.00	0.0	0.00	0.3	165.00	D. C.	Martinus Burstins
4/8/2019	L Donnell	J. Wolf; confer with S. Smith re. same.	550	0.3	165.00	0.0	0.00	0.3	165.00	B&S	Motions Practice
4/9/2019	S Smith	Review draft motion re briefing schedule	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
4/0/2010	A Dalacher:	Devians and respond to amoil from Markey Presses about	250	0.3	70.00	0.0	0.00	0.3	70.00	N49 A	Cose Develores
4/9/2019	A Balashov	Review and respond to email from Ms. Juan Brown about case status.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Case Development
5/1/2019	S Smith	Draft email to J. Wolf re N. Smith declaration	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	Motions Practice
5/1/2019	S Smith	Research for opp/reply re MSJ	700 700	1.2 0.3	840.00 210.00	0.0	0.00	1.2 0.3	840.00 210.00	B&S B&S	Motions Practice
5/2/2019 5/12/2019	S Smith	Draft and edit email to J. Wolf re N. Smith declaration	700 595	0.3	119.00	0.0	0.00	0.3	119.00	BG&L	Motions Practice
5/12/2019	J Espo	Telephone call with Steve Borden	292	0.2	119.00	0.0	0.00	0.2	119.00	BU&L	Case Development

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 126 of 173

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Data	Time also am au	Description	Rate	Hauma	Total	Judgment		Lodestar	Lodestar	Firm	Catagoni
Date	Timekeeper	Description Review opposition to class certification and draft points to respond to	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
5/14/2019	C Consists	· · · · · · · · · · · · · · · · · · ·	700	0.0	420.00	0.0	0.00	0.0	420.00	DO C	Matiana Drastica
<u> </u>	S Smith S Smith	in reply brief	700	0.6		0.0	0.00	0.6 2.5	420.00	B&S B&S	Motions Practice
5/14/2019	S Smith	Review opp to MSJ and plan reply brief	700	2.5 0.2	1750.00 140.00	0.0	0.00	0.2	1,750.00 140.00	B&S B&S	Motions Practice
5/15/2019	5 SITHUH	Edit email to S. Sweitzer re Maryland data Review CUI's opp to MSJ and draft emails re same and conduct	700	0.2	140.00	0.0	0.00	0.2	140.00	863	Written Discovery
5/16/2019	S Smith	research for same	700	4.2	2940.00	0.0	0.00	4.2	2,940.00	B&S	Motions Practice
5/16/2019	S Smith	Research related case Fair v. CUI	700	0.8	560.00	0.0	0.00	0.8	560.00	B&S B&S	Case Development
5/16/2019	P Smith	Research re. job locations.	150	1.7	255.00	0.0	0.00	1.7	255.00	B&S	
3/10/2019	P SIIIIUI	Draft email to L. Donnell re opp/reply to MSJ and prepare outline for	130	1.7	255.00	0.0	0.00	1./	255.00	DQS	Case Development
E/17/2010	S Smith	same	700	1.5	1050.00	0.0	0.00	1.5	1.050.00	B&S	Motions Practice
5/17/2019 5/21/2019	S Smith	Review CUI's opp to MSJ and draft email re A. Cowart's declaration	700	1.8	1260.00	0.0	0.00	1.8	1,050.00	B&S B&S	Motions Practice
-, ,		11	700							B&S B&S	
5/22/2019	S Smith	Review WFX user guides for evidence re opp/reply re MSJ		1.0	700.00	0.0	0.00	1.0	700.00		Motions Practice
5/22/2019	S Smith	Draft emails re witness interviews re same	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Case Development
5/22/2019	L Donnell	Conference with S. Smith re. project re. supervisors.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Case Development
= /00/0010		Review CUI's response to MSJ and formulate strategy for reply brief								-00	
5/30/2019	S Smith	re same	700	1.8	1260.00	0.0	0.00	1.8	1,260.00	B&S	Motions Practice
5/30/2019	S Smith	Conference with L. Donnell re reply brief strategy	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Motions Practice
_ / /		Review data from Comcast and produce to CUI's counsel and respond									
5/30/2019	S Smith	to emails re same	700	0.6	420.00	0.0	0.00	0.6	420.00	B&S	Written Discovery
		Review Comcast data for reply brief including comparing to CUI's									
5/30/2019	S Smith	paralegal summaries	700	4.1	2870.00	0.0	0.00	4.1	2,870.00	B&S	Motions Practice
5/30/2019	L Donnell	Review confidentiality agreement; call with R. Morris; C. Wilson.	550	1.0	550.00	0.0	0.00	1.0	550.00	B&S	Case Development
5/31/2019	L Donnell	Draft email and call to R. Morris re. scheduled conference call.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Case Development
5/31/2019	CLowe	Review M. Williams work orders, fill in excel chart.	150	7.8	1170.00	2.8	420.00	5.0	750.00	B&S	Motions Practice
		Correspond with Barbara Thompkinson regarding the current fees for									
6/3/2019	A Balashov	the firm.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Fee Petition
6/3/2019	N Blackmore	Calculating attorneys' fees and creating fees report.	180	1.0	180.00	0.5	90.00	0.5	90.00	M&A	Fee Petition
6/3/2019	CLowe	Review M. Williams work orders re. excel chart.	150	2.7	405.00	2.0	300.00	0.7	105.00	B&S	Motions Practice
6/4/2019	S Smith	Review fee chart for submission to court	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Fee Petition
		Review Comcast data: call with D. Starkey; correspondence to S.									
6/4/2019	L Donnell	Swertzer re. data.	550	0.7	385.00	0.0	0.00	0.7	385.00	B&S	Case Development
6/4/2019	CLowe	Research re. dispatchers in LinkedIn.	150	1.1	165.00	0.0	0.00	1.1	165.00	B&S	Case Development
6/6/2019	L Donnell	Calls to dispatchers; draft correspondence re. same.	550	0.6	330.00	0.0	0.00	0.6	330.00	B&S	Case Development
6/7/2019	L Donnell	Legal research re. opposition to summary judgment.	550	5.0	2750.00	0.0	0.00	5.0	2,750.00	B&S	Motions Practice
6/10/2019	S Smith	Draft outline for opp/reply re MSJ	700	3.1	2170.00	0.0	0.00	3.1	2,170.00	B&S	Motions Practice
6/10/2019	S Smith	Conference with L. Donnell re outline for opp/reply re MSJ	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	Motions Practice
6/10/2019	S Smith	Research state law issues	700	0.6	420.00	0.0	0.00	0.6	420.00	B&S	Motions Practice
6/10/2019	J Espo	Telephone call with Steve Borden re case status	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
6/10/2019	L Donnell	Draft reply and opposition to SJ motion.	550	3.5	1925.00	0.0	0.00	3.5	1,925.00	B&S	Motions Practice
6/11/2019	S Smith	Draft and edit opp/reply re MSJ	700	5.3	3710.00	0.0	0.00	5.3	3,710.00	B&S	Motions Practice
	1	Correspondence to S. Sweitzer re. data update; confer with S. Smith									
6/11/2019	L Donnell	re. strategy to responding to SJ motion/opposition.	550	0.3	165.00	0.0	0.00	0.3	165.00	B&S	Motions Practice
6/12/2019	S Smith	Draft opp/reply re MSJ	700	2.1	1470.00	0.0	0.00	2.1	1,470.00	B&S	Motions Practice
6/12/2019	S Smith	Draft emails re witness interviews	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Motions Practice
		Calls and interviews of pltfs who CUI claims worked minimal in									
6/12/2019	L Donnell	Maryland; call to R.Morris.	550	4.5	2475.00	0.0	0.00	4.5	2,475.00	B&S	Motions Practice
6/13/2019	S Smith	Draft and edit opp/reply to MSJ	700	5.3	3710.00	0.0	0.00	5.3	3,710.00	B&S	Motions Practice

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 127 of 173

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Date	Timekeeper	Description Correspondence with F. Wellier droft summary independent	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
C/12/2010	I Dannell	Correspondence with E. Walker; draft summary judgment	550	2.7	2035.00	0.0	0.00	2.7	2 025 00	D Q C	Matiana Drastica
6/13/2019	L Donnell	opposition/reply. Locate e-mail from Joseph B. Espo re where Eric Walker worked and e-	330	3.7	2033.00	0.0	0.00	3.7	2,035.00	B&S	Motions Practice
6/13/2019	B Thompkinson	mail same to co-counsel	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Case Development
6/13/2019	CLowe	Download Comcast docs.	150	0.2	90.00	0.0	0.00	0.2	90.00	B&S	Written Discovery
6/14/2019	S Smith	Draft and edit opp/reply re MSJ	700	2.5	1750.00	0.0	0.00	2.5	1,750.00	B&S	Motions Practice
6/14/2019	CLowe	Download and save docs re. Comcast again.	150	0.2	30.00	0.0	30.00	0.0	0.00	B&S	Written Discovery
6/17/2019	S Smith	Review data production to J. Wolf	700	0.2	210.00	0.2	0.00	0.3	210.00	B&S	Written Discovery
6/17/2019	S Smith	Draft and edit opp/reply re MSJ	700	3.4	2380.00	0.0	0.00	3.4	2,380.00	B&S	Motions Practice
6/17/2019	L Donnell	Legal research re. MWPCL.	550	3.5	1925.00	0.0	0.00	3.5	1,925.00	B&S	Motions Practice
6/18/2019	S Smith	Draft and edit opp/reply re MSJ	700	2.5	1750.00	0.0	0.00	2.5	1,750.00	B&S	Motions Practice
6/18/2019	S Smith	Review depositions for opp/reply to MSJ	700	2.5	1750.00	0.0	0.00	2.5	1,750.00	B&S	Motions Practice
6/18/2019	L Donnell	Draft decl. of R. Morris; call with R. Morris re. same.	550	1.7	935.00	0.0	0.00	1.7	935.00	B&S	Motions Practice
6/19/2019	S Smith	Review emails from Comcast counsel to produce to CUI	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Written Discovery
6/19/2019	S Smith	Research for opp/reply re MSJ and draft same	700	4.5	3150.00	0.0	0.00	4.5	3,150.00	B&S	Motions Practice
0/19/2019	3 3111111	Collection and review correspondence with S. Sweitzer for	700	4.5	3130.00	0.0	0.00	4.5	3,130.00	БОЗ	WIOLIOTIS FLACTICE
6/19/2019	L Donnell	production; call with R. Morris re declaration: draft reply to SJ.	550	4.0	2200.00	0.0	0.00	4.0	2,200.00	B&S	Motions Practice
6/19/2019	CLowe	Bates-stamp docs re. Comcast.	150	0.4	60.00	0.0	60.00	0.0	0.00	B&S	Written Discovery
0/19/2019	CLOWE	Draft opp/reply to SJ motions; call with D. Holliday re. Maryland	130	0.4	00.00	0.4	00.00	0.0	0.00	БОЗ	vviitteii Discovery
6/20/2019	L Donnell	employment.	550	6.4	3520.00	0.0	0.00	6.4	3,520.00	B&S	Motions Practice
6/21/2019	S Smith	Draft and edit opp/reply re MSJ and research for same	700	5.3	3710.00	0.0	0.00	5.3	3,710.00	B&S	Motions Practice
0/21/2019	3 3111111	Draft and edit opp/reply te iviss and research for same	700	5.5	3710.00	0.0	0.00	5.5	3,710.00	DQS	Wiotions Fractice
		Legal research re. reply ISO class cert; confer with S. Smith re. same;									
6/21/2019	L Donnell	call with D. Starkey re. Maryland employment; draft decl for D. Bailey.	550	3.3	1815.00	0.0	0.00	3.3	1,815.00	B&S	Motions Practice
6/23/2019	S Smith	Draft and edit opp/reply re MSJ	700	2.0	1400.00	0.0	0.00	2.0	1,400.00	B&S	Motions Practice
0/23/2019	3 3111111	Identify plaintiffs and pull data from raw data for damage	700	2.0	1400.00	0.0	0.00	2.0	1,400.00	DQS	Wiotions Fractice
6/23/2019	N Smith	calculations.	225	8.3	1867.50	0.0	0.00	8.3	1,867.50	B&S	Motions Practice
6/24/2019	S Smith	Draft and edit opp/reply re MSJ	700	5.1	3570.00	0.0	0.00	5.1	3,570.00	B&S	Motions Practice
0/24/2013	3 3111111	Conference with N. Smith re damage calculations and Maryland	700	3.1	3370.00	0.0	0.00	3.1	3,370.00	DQS	Wiotions Fractice
6/24/2019	S Smith	claims	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	Motions Practice
0/24/2013	3 3111111	Ciairis	700	0.5	330.00	0.0	0.00	0.5	330.00	DQS	Wiotions Fractice
		Call to G. Charles re. Maryland employment; draft decl. for G. Charles;									
		S. Kabiya: D. Holliday: O. Karoma; d. Starkey; correspondence to S.									
		Smith re. confirmation employment dates re. same; correspondence									
		to C. Lowe re. project to finalize declarations; legal research re. opt-									
		in/out conflict; draft reply to class cert re. same; review C. Lowe edits									
6/24/2019	L Donnell	to reply/opp re. SJ and circulate to team for review.	550	10.3	5665.00	0.0	0.00	10.3	5,665.00	B&S	Motions Practice
6/24/2019	N Smith	Summarize raw data into daily format.	225	7.0	1575.00	0.0	0.00	7.0	1,575.00	B&S	Case Development
0/24/2013	IV SITILLI	Edit reply re. MSJ; calls to clients re. decs; call with D. Holliday re. dec;	223	7.0	1373.00	0.0	0.00	7.0	1,373.00	DQS	case bevelopment
		call with S. Koroma re. dec; pull docket re. Ruffin v. Entertainment of									
6/24/2019	CLowe	the East Panhandle; pull pleadings.	150	4.1	615.00	0.0	0.00	4.1	615.00	B&S	Motions Practice
6/24/2019	P Smith	Research re. MIS Version/Vendor Roster update.	150	1.5	225.00	0.0	0.00	1.5	225.00	B&S	Written Discovery
6/25/2019	S Smith	Draft and edit opp/reply re MSJ	700	4.4	3080.00	0.0	0.00	4.4	3,080.00	B&S	Motions Practice
0/23/2013	J Jilliul	Review Response & Reply to Defendant's Motion for Summary	700	4.4	3000.00	0.0	0.00	7.4	3,000.00	טעט	WIGHTIS FLACTICE
6/25/2019	J Espo	Judgment	595	0.6	357.00	0.0	0.00	0.6	357.00	BG&L	Motions Practice
6/25/2019	L Donnell	Draft reply ISO class cert.	550	6.0	3300.00	0.0	0.00	6.0	3,300.00	B&S	Motions Practice
6/25/2019	B Thompkinson	Draft quarterly fee letter	265	0.0	26.50	0.0	0.00	0.0	26.50	BG&L	Fee Petition
6/25/2019	N Smith	Finalize summary pages.	225	2.0	450.00	0.0	0.00	2.0	450.00	B&S	Case Development
0/ 23/ 2013	i v Silliul	i manze sammal y pages.	223	2.0	+30.00	0.0	0.00	2.0	450.00	DOGS	case Development

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 128 of 173

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Date	Timekeeper	Description		Hours		Judgment (Hours)	Judgment (Amount)	Hours	Amount	Firm	Category
Date	ППекеереі	Calls to client re. decs; call with D. Bailey re. dec; prepare and send	value	Hours	Amount	(Hours)	(Alliount)	Hours	Amount	FIIII	Category
		decs to D. Bailey, D. Holliday, O. Koroma; call to O. Koroma re. email									
6/25/2019	CLowe	address; cite check depo cites.	150	1.9	285.00	0.0	0.00	1.9	285.00	B&S	Case Development
6/25/2019	P Smith	Research re. document production.	150	3.0	450.00	0.0	0.00	3.0	450.00	B&S	Written Discovery
6/26/2019	S Smith	Draft and edit opp/reply re MSJ and review data for same	700	5.8	4060.00	0.0	0.00	5.8	4.060.00	B&S	Motions Practice
6/26/2019	J Espo	Telephone call with Michael Lieder re: status of case	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
6/26/2019	L Donnell	Call to R. Morris; draft class cert reply.	550	10.2	5610.00	0.0	0.00	10.2	5,610.00	B&S	Motions Practice
6/26/2019	B Thompkinson	Read and edit opp to cross Motion for Summary Judgment	265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	Motions Practice
6/26/2019	N Smith	Rework data and calculate averages.	225	6.0	1350.00	0.0	0.00	6.0	1,350.00	B&S	Case Development
0/20/2013	IV SITILLI	Continue cite checking depo cites, put together cited depo exhibits;	223	0.0	1330.00	0.0	0.00	0.0	1,550.00	DQS	case bevelopment
6/26/2019	CLowe	cite check.	150	5.5	825.00	0.0	0.00	5.5	825.00	B&S	Motions Practice
6/26/2019	P Smith	Research re. document production.	150	3.0	450.00	0.0	0.00	3.0	450.00	B&S	Written Discovery
6/27/2019	S Smith	Draft and edit opp/reply re MSJ	700	2.1	1470.00	0.0	0.00	2.1	1,470.00	B&S	Motions Practice
6/27/2019	S Smith	Edit reply re class certification and conduct legal research for same	700	3.2	2240.00	0.0	0.00	3.2	2,240.00	B&S	Motions Practice
6/27/2019	S Smith	Draft and edit declaration for N. Smith for opp/reply re MSJ	700	2.4	1680.00	0.0	0.00	2.4	1,680.00	B&S	Motions Practice
6/27/2019	J Espo	Review draft reply in support of motion for class certification	595	1.1	654.50	0.0	0.00	1.1	654.50	BG&L	Motions Practice
6/27/2019	L Donnell	Review S. Smith edits to reply ISO class cert and revise.	550	3.0	1650.00	0.0	0.00	3.0	1,650.00	B&S	Motions Practice
0,27,2013	L Boillieii	Finalize decl. as Exhibit to Reply ISO SJ; edit Maryland state law	330	3.0	1030.00	0.0	0.00	3.0	1,030.00	503	Wiotions Fractice
6/27/2019	L Donnell	section of SJ; edit/review citations.	550	7.0	3850.00	0.0	0.00	7.0	3.850.00	B&S	Motions Practice
6/27/2019	N Smith	Incorporate invoice data and clean up chart.	225	7.1	1597.50	0.0	0.00	7.1	1,597.50	B&S	Case Development
6/27/2019	CLowe	Continue editing briefs re. SJ and put together exhibits.	150	6.8	1020.00	0.0	0.00	6.8	1,020.00	B&S	Motions Practice
6/27/2019	CLowe	Continue editing briefs re. Class Cert, put together exhibits.	150	5.2	780.00	0.0	0.00	5.2	780.00	B&S	Motions Practice
6/28/2019	S Smith	Draft and edit opp/reply re MSJ	700	6.3	4410.00	0.0	0.00	6.3	4,410.00	B&S	Motions Practice
6/28/2019	S Smith	Edit reply re class certification	700	1.1	770.00	0.0	0.00	1.1	770.00	B&S	Motions Practice
0, 20, 2015	5 5e	Cite checking, proofing and finalizing reply/opp. ISO of summary	700		770.00	0.0	0.00		770.00	543	motions i ractice
6/28/2019	L Donnell	judgment.	550	6.5	5225.00	0.0	0.00	6.5	3,575.00	B&S	Motions Practice
6/28/2019	L Donnell	Cite checking, proofing and finalizing reply ISO class cert.	550	3.5	1925.00	0.0	0.00	3.5	1,925.00	B&S	Motions Practice
0, 20, 2020		Draft motion to seal per e-mail from co-counsel; call with and e-mail									
6/28/2019	B Thompkinson	to Joseph B. Espo re same	265	0.8	212.00	0.0	0.00	0.8	212.00	BG&L	Motions Practice
6/28/2019	N Smith	Finalize chart adjustments.	225	4.5	1012.50	0.0	0.00	4.5	1,012.50	B&S	Case Development
6/28/2019	CLowe	Continue editing briefs re. SJ, put together exhibits, file same.	150	5.5	1275.00	0.0	0.00	5.5	825.00	B&S	Motions Practice
-, -, -		Continue editing briefs re. class cert, put together exhibits, and file									
6/28/2019	CLowe	same.	150	3.5	525.00	0.0	0.00	3.5	525.00	B&S	Motions Practice
-, -, -		Conference with LD re strategy for potential call with Joe Wolf re									
7/9/2019	S Smith	settlement	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	ADR
7/9/2019	S Smith	Conference with Joe Wolf re extension and mediation	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	ADR
, , ,		Review CUI's reply on summary judgment and draft email to L.									
7/26/2019	S Smith	Donnell re same	700	1.0	700.00	0.0	0.00	1.0	700.00	B&S	Motions Practice
7/26/2019	L Donnell	Review SFS reply to SJ.	550	0.7	385.00	0.0	0.00	0.7	385.00	B&S	Motions Practice
,		Review motion to withdraw by CUI's counsel and email re mediation									
8/5/2019	S Smith	and conference with J. Espo and L. Donnell re same	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	ADR
. ,		Conference via voicemail with J. Wolf re mediation and motion to				1					
8/5/2019	S Smith	withdraw	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	ADR
8/5/2019	L Donnell	Legal research re. authenticity of admissibility.	550	4.5	2475.00	0.0	0.00	4.5	2,475.00	B&S	Motions Practice
8/5/2019	L Donnell	Review motion filed by J. Wolf to withdraw as counsel for CUI.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Case Development
		Conference with L. Donnell re motion to withdraw and next steps re	İ								·
8/6/2019	S Smith	same and draft email re same	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Case Development
0/0/2019	0 0										

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 129 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Date	ППСКССРСІ	Conference with Joseph B. Espo re sending courtesy copies of filings	Value	Hours	Amount	(110013)	(Amount)	Hours	Amount	111111	category
8/6/2019	B Thompkinson	to chambers; review scheduling order; e-mail to Joseph B. Espo	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Motions Practice
0/0/2013	B THOMPKIII30II	Conference and e-mail with Denise M. Altobelli re assembling paper	203	0.5	73.30	0.0	0.00	0.5	75.50	DOGE	Wottons i ractice
8/6/2019	B Thompkinson	copies of filings for court	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Motions Practice
8/6/2019	B Thompkinson	Review hard copies to be filed; draft letter to clerk	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Motions Practice
0,0,2013	B mompanison	Conference with Barbara G. Thompkinson re courtesy copies to court	203	0.4	100.00	0.0	0.00	0.1	100.00	DOGE	Widtions Fractice
8/6/2019	DMA	for ecf nos. 123.124.129 and 130; print and bind copies	265	1.8	477.00	1.8	477.00	0.0	0.00	BG&L	Motions Practice
0,0,2023	2	Legal research re. authenticity and evidentiary issues and draft email	200	1.0	.,,,,,,	1.0	177100	0.0	0.00	2002	motions i radice
8/7/2019	L Donnell	re. same.	550	3.5	1925.00	0.0	0.00	3.5	1,925.00	B&S	Motions Practice
5,1,2020		Draft correspondence to S. Sweitzer re. affidavit re. authenticity of									
8/12/2019	L Donnell	data; legal research in response to Question re. same.	550	0.6	330.00	0.0	0.00	0.6	330.00	B&S	Motions Practice
8/20/2019	A Balashov	Review letter order on motion to withdraw.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Case Development
0, 00, 000		Telephone conversation with Troy Hawkins to give him update on the						V			
8/20/2019	A Balashov	status of the case. Memorandum to file.	350	0.3	105.00	0.0	0.00	0.3	105.00	M&A	Case Development
8/22/2019	J Espo	Telephone call with Courtney Wilson about status of case	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Case Development
-, ,		Review and respond to correspondence re. S. Sweitzer re. aff. for									
8/22/2019	L Donnell	authentication of docs.	550	0.1	55.00	0.0	0.00	0.1	55.00	B&S	Motions Practice
-, ,		Calculate fees and costs through June 31, 2019 for quarterly fee									
8/23/2019	A Balashov	letter.	350	0.4	140.00	0.0	0.00	0.4	140.00	M&A	Fee Petition
8/26/2019	J Espo	Telephone call with Steve Borden	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
8/29/2019	A Balashov	Correspond with Barbara Thompkinson regarding fees and costs.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Fee Petition
8/29/2019	A Balashov	Telephone conversation with Troy Hawkins. Memorandum to file.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Fee Petition
8/29/2019	B Thompkinson	E-mail co-counsel re information needed for quarterly fee letter	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Fee Petition
9/5/2019	L Donnell	Correspondence to S. Sweitzer re. authentication of data.	550	0.1	55.00	0.0	0.00	0.1	55.00	B&S	Motions Practice
		Review non-service filing on CU Employment; call with Joseph B. Espo									
9/6/2019	B Thompkinson	re same; locate current resident agent and e-mail team	265	0.7	185.50	0.3	79.50	0.4	106.00	BG&L	Case Development
	·	Draft email correspondence to team re. client ltr review									·
9/10/2019	L Donnell	correspondence and declaration and evaluate sufficiency.	550	0.3	165.00	0.0	0.00	0.3	165.00	B&S	Case Development
9/11/2019	CLowe	Research and save re. Renteria-Camacho v. DirecTV dkt.	150	0.1	15.00	0.0	0.00	0.1	15.00	B&S	Case Development
9/12/2019	B Thompkinson	Do quarterly fee letter	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Fee Petition
9/16/2019	J Espo	Proof status letter to clients	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Case Development
		Draft status letter to clients; conference with Joseph B. Espo re									
9/16/2019	B Thompkinson	motion for class cert; review Joseph B. Espo edits to letter	265	1.1	291.50	0.5	132.50	0.6	159.00	BG&L	Case Development
		Review authenticity memo and evaluate Comcast decls; prepare draft									
9/17/2019	L Donnell	Notice of Filing; correspondence to team re. same.	550	1.6	880.00	0.0	0.00	1.6	880.00	B&S	Motions Practice
9/17/2019	B Thompkinson	Call with Marcus Mitchell re status of case	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Case Development
		Review entry of appearance of new counsel for CUI and conference									
9/17/2019	B Thompkinson	with Joseph B. Espo re same	265	0.1	26.50	0.1	26.50	0.0	0.00	BG&L	Case Development
		Conference with Joseph B. Espo re defendant's argument that									
		Comcast records relied on by Plaintiffs' summary witness are not									
9/18/2019	A Levy	admissible to defeat SJ	625	0.3	187.50	0.3	187.50	0.0	0.00	BG&L	Motions Practice
9/18/2019	J Espo	E-mail Lauren and other counsel re: phone call	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Case Development
		Research and conference with Andrew D. Levy re: authentication of									
9/18/2019	J Espo	Comcast records	595	0.9	535.50	0.0	0.00	0.9	535.50	BG&L	Motions Practice
		Telephone call with Sam, Loren, Omar and Barbara G. Thompkinson									
9/18/2019	J Espo	re: authentication of the Comcast data	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Motions Practice

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 130 of 173

						Billing	Billing				
			Rate		Total	J		Ladastas	Lodestar		
Date	Timokoonor	Description		Hours	Total	Judgment (Hours)	Judgment (Amount)	Lodestar		Firm	Catagory
Date	Timekeeper	Description Review and evaluate Fed. R. Civ. Pro. 56 amendments and cases re.	value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	FIIIII	Category
		need to file supplemental filing of declaration to authenticate									
		documents in advance of team call re. same; Discuss same with Sam									
9/18/2019	L Donnell	Smith; Participate in team call re. same	550	0.6	330.00	0.0	0.00	0.6	330.00	B&S	Motions Practice
9/18/2019	B Thompkinson	Team call re motion to file authentication of Comcast data	265	0.8	79.50	0.0	79.50	0.0	0.00	BG&L	Motions Practice
9/16/2019	В Попринзон	Update client contact information; assemble and e-mail filings to	203	0.3	79.30	0.5	73.30	0.0	0.00	BOOL	Wiotions Fractice
9/18/2019	B Thompkinson	client	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Case Development
9/18/2019	CLowe	Update witness list re. L. Brown phone number.	150	0.4	15.00	0.0	0.00	0.4	15.00	B&S	Case Development
9/23/2019	S Smith	Conference with N. Smith re damage analysis	700	0.1	210.00	0.0	0.00	0.1	210.00	B&S	ADR
9/23/2019	S Smith	• .	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	ADR
9/24/2019	L Donnell	Review damage calculations and draft emails re same Draft motion for leave to fie suppl. decl. in support of MSJ.	550	0.5	275.00	0.0	0.00	0.5	275.00	B&S	Motions Practice
9/24/2019	B Thompkinson	Call with client re status of case; email client status letter	265	0.5	53.00	0.0	0.00	0.5	53.00	BG&L	
9/24/2019	L Donnell		550	1.5	825.00	0.0	0.00	1.5	825.00	B&S	Case Development
9/30/2019		Legal research and draft motion for leave to file suppl. evidence.	700	0.2	140.00			0.2	140.00		Motions Practice
9/30/2019	S Smith	Edit motion for leave to file supporting declaration from Comcast Continue draft motion for leave to file suppl. evicence; review S.	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
0/20/2010	I Daniell	· · · · · · · · · · · · · · · · · · ·		1.0	000.00	0.0	0.00	1.0	000.00	D0.0	Matiana Duantina
9/30/2019	L Donnell	Smith comments and edits.	550	1.8	990.00	0.0	0.00	1.8	990.00	B&S	Motions Practice
9/30/2019	N Blackmore	Updating Attorneys' fees calculation.	180	0.2	36.00	0.0	0.00	0.2	36.00	M&A	Fee Petition
10/1/2019	L Donnell	Review draft motion for leave to file suppl. evidence.	550	1.0	550.00	1.0	550.00	0.0	0.00	B&S	Motions Practice
10/2/2019	S Smith	Review edits to motion for leave to file declaration by Comcast	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
10/0/0010	l. <u>-</u>							2.5		200.	
10/2/2019	J Espo	Edit supplement to Motion for Summary Judgment drafted by Loren	595	0.6	357.00	0.0	0.00	0.6	357.00	BG&L	Motions Practice
10/2/2019	J Espo	Review declaration for supplement to MSJ	595	0.3	178.50	0.3	178.50	0.0	0.00	BG&L	Motions Practice
10/0/0010	l	Look for stipulation Loren refers to; edit Motion to delete reference								2001	
10/2/2019	J Espo	to the stipulation	595	0.5	297.50	0.5	297.50	0.0	0.00	BG&L	Motions Practice
10/2/2019	J Espo	Finish editing Motion and exhibits	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Motions Practice
40/2/2040		Finalize motion for leave to file supp. evidence; call with J. Espo re.		0.6	220.00	0.0	0.00	0.6	220.00	506	
10/2/2019	L Donnell	same.	550	0.6	330.00	0.0	0.00	0.6	330.00	B&S	Motions Practice
40/2/2040	V 5 1 .	Review Motion for Leave to File Supplemental Evidence; e-mail same	475	0.0	05.00	0.0	05.00	0.0	0.00	2001	
10/2/2019	K Docherty	to Joseph B. Espo	475	0.2	95.00	0.2	95.00	0.0	0.00	BG&L	Motions Practice
10/2/2019	B Thompkinson	Review, cite check, and edit motion to supplement record	265	0.6	159.00	0.0	0.00	0.6	159.00	BG&L	Motions Practice
		Review motion for leave and exhibits; conference with Joseph B. Espo									
10/0/0010		re exhibit; look for signed version of joint stipulation; final editing of								2001	
10/2/2019	B Thompkinson	motion and review of exhibits	265	1.5	397.50	0.0	0.00	1.5	397.50	BG&L	Motions Practice
10/7/2010		Correspond with LaJuan Brown in response to her email about the							0= 00		
10/7/2019	A Balashov	status of the case.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Case Development
10/7/2019	B Thompkinson	E-mail with Andrew Balashov re status letter to client	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
10/15/2010		Review damage analysis and confer with L. Donnell re potential			242.00					-00	
10/16/2019	S Smith	settlement demand	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	ADR
10/1=/0010		E-mails to clients re returned mail; update spreadsheet of contact								2001	
10/1//2019	B Thompkinson	information	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Written Discovery
		E-mail to co-counsel and to bookkeeper re fees needed for quarterly									
10/17/2019	B Thompkinson	fee letter	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Fee Petition
		Correspond with Barbara Thompkinson regarding current fees and								_	
10/21/2019		costs.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Fee Petition
	B Thompkinson	E-mail with client re contact information; update spreadsheet	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
	B Thompkinson	Conference with Keith Ramalho re fees	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Fee Petition
	B Thompkinson	Draft quarterly fee letter	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Fee Petition
11/1/2019	B Thompkinson	E-mail to client re returned mail	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 131 of 173

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D-+-	Time also a man	Description	Rate		Total	Judgment	Judgment	Lodestar	Lodestar	Fi	Catalana
Date	Timekeeper	Description Secretarian and an additional and a second secretarian and second s	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
11/1/2010	D. The annulation and	E-mail with client re updated contact information and update	265	0.1	26.50	0.0	0.00	0.1	26.50	DC 0.1	Cons Dovelous and
11/4/2019	B Thompkinson	spreadsheet with same	265		26.50	0.0		0.1	26.50	BG&L	Case Development
11/22/2019		Call with Sam Smith about upcoming argument	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
	B Thompkinson	Conference with Joseph B. Espo re research before hearing	265 595	0.1	26.50	0.0	0.00	0.1	26.50 178.50	BG&L BG&L	Case Development
11/25/2019) ESPO	Review Judge Messitte cases Barb found Locate Judge Messitte opinions re Rule 23 and summary judgment;	595	0.3	178.50	0.0	0.00	0.3	1/8.50	BG&L	Case Development
11/25/2010	D. The month in sea	7, 0	265	1.2	210.00	0.0	0.00	1.2	210.00	BG&L	Cosa Davialanmant
	B Thompkinson	conference with Joseph B. Espo re same			318.00			1.2 0.3	318.00		Case Development
	B Thompkinson	Additional search on PACER for Messitte opinions	265	0.3	79.50	0.0	0.00		79.50	BG&L	Case Development
11/26/2019		Review J. Messitte cases; forward to Sam	595	0.6	357.00	0.0	0.00	0.6	357.00	BG&L	Case Development
11/29/2019		Prepare for oral argument on motion for SJ and class certification	700	2.5	1750.00	0.0	0.00	2.5	1,750.00	B&S	Motions Practice
11/29/2019		Prepare for oral argument on SJ and class cert motions	700	4.8	3360.00	0.0	0.00	4.8	3,360.00	B&S	Motions Practice
11/30/2019		Prepare for oral argument on SJ and class cert issues	700	5.0	3500.00	0.0	0.00	5.0	3,500.00	B&S	Motions Practice
12/1/2019	S Smith	Prepare for oral argument on SJ and class cert motions	700	4.3	3010.00	0.0	0.00	4.3	3,010.00	B&S	Motions Practice
12/2/2019	S Smith	Prepare for oral argument on SJ and class cert motions	700	6.5	4550.00	0.0	0.00	6.5	4,550.00	B&S	Motions Practice
10/0/0010		Legal research on default of SFS and impact for summary judgment								200	
12/2/2019	L Donnell	and on other miscellaneous issues for summary judgment hearing.	550	1.0	550.00	0.0	0.00	1.0	550.00	B&S	Case Development
		Legal research re. deductions and Maryland state law for hearing on									
12/2/2019	L Donnell	summary judgment motions and discussions with S. Smith re. same.	550	2.0	1100.00	0.0	0.00	2.0	1,100.00	B&S	Case Development
12/3/2019	S Smith	Prepare for oral argument on SJ and class cert motions	700	2.6	1820.00	0.0	0.00	2.6	1,820.00	B&S	Motions Practice
12/4/2019	S Smith	Prepare for oral argument on SJ and class cert motions	700	6.8	4760.00	0.0	0.00	6.8	4,760.00	B&S	Motions Practice
12/4/2019	B Thompkinson	E-mail with Sam Smith re trial prep materials	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Written Discovery
12/5/2019	S Smith	Prepare for oral argument on motion for SJ and class cert	700	6.9	4830.00	0.0	0.00	6.9	4,830.00	B&S	Motions Practice
12/5/2019	S Smith	Conference with L. Donnell re strategy for SJ argument	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Motions Practice
		Conference with S. Smith preparing for oral argument for summary									
12/5/2019	L Donnell	judgment.	550	0.3	183.15	0.0	0.00	0.3	183.15	B&S	Motions Practice
		Legal research for re. supplemental documents / arguments at									
12/5/2019	L Donnell	summary judgment hearing.	550	2.0	1100.00	0.0	0.00	2.0	1,100.00	B&S	Motions Practice
12/6/2019	S Smith	Prepare for SJ and class cert hearing	700	5.8	4060.00	0.0	0.00	5.8	4,060.00	B&S	Motions Practice
12/6/2019	L Donnell	Legal research for issues related to summary judgment hearing.	550	2.0	1100.00	0.0	0.00	2.0	1,100.00	B&S	Motions Practice
12/6/2019	B Thompkinson	Work on assembling hearing binders	265	1.5	397.50	0.0	0.00	1.5	397.50	BG&L	Motions Practice
12/7/2019	S Smith	Review cases in prep for oral argument on SJ and class cert	700	1.1	770.00	0.0	0.00	1.1	770.00	B&S	Motions Practice
12/7/2019	S Smith	Prepare for SJ and class cert hearing	700	3.5	2450.00	0.0	0.00	3.5	2,450.00	B&S	Motions Practice
12/8/2019	S Smith	Prepare for oral argument on SJ and Class Cert motions	700	6.0	4200.00	0.0	0.00	6.0	4,200.00	B&S	Motions Practice
12/9/2019	S Smith	Prepare for oral argument on SJ and class cert	700	4.6	3220.00	0.0	0.00	4.6	3,220.00	B&S	Motions Practice
		Draft memo re. response to admissibility challenges to the									
12/9/2019	L Donnell	supplemental Declaration of Noah Smith for SJ hearing.	550	2.0	1100.00	0.0	0.00	2.0	1,100.00	B&S	Case Development
		Review depositions and interrogatories for support of treble damages									
12/9/2019	L Donnell	in preparation for SJ hearing.	550	1.0	550.00	0.0	0.00	1.0	550.00	B&S	Case Development
		Researching decisions by Judge Messitte regarding Rule 23, class								_	
12/9/2019	A Balashov	certification, or wage and hour cases.	350	0.9	315.00	0.0	0.00	0.9	315.00	M&A	Case Development
12/9/2019	B Thompkinson	E-mail with Sam Smith re hearing binders; assemble same	265	4.1	1086.50	0.0	0.00	4.1	1,086.50	BG&L	Motions Practice
12/10/2019		Prepare for SJ and class cert argument	700	3.6	2520.00	0.0	0.00	3.6	2,520.00	B&S	Motions Practice
	B Thompkinson	Finish hearing binders	265	1.0	265.00	0.0	0.00	1.0	265.00	BG&L	Motions Practice
12/11/2019		Prepare for SJ and class cert oral argument	700	3.0	2100.00	0.0	0.00	3.0	2,100.00	B&S	Motions Practice
12/11/2019		Travel to Greenbelt for oral argument	700	3.2	2240.00	1.2	840.00	2.0	1,400.00	B&S	Motions Practice
12/12/2019		Conference with J. Espo re strategy for oral argument	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	Court Hearing
12/12/2019	S Smith	Attend SJ and class cert hearing	700	3.5	2450.00	0.0	0.00	3.5	2,450.00	B&S	Court Hearing

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 132 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
12/12/2019		Travel to St. Petersburg	700	3.8	2660.00	1.8	1.260.00	2.0	1,400.00	B&S	Motions Practice
12/12/2019		Class certification and summary judgment hearing	595	3.0	1785.00	0.0	0.00	3.0	1,785.00	BG&L	Court Hearing
12/12/2019		Return to office from hearing	595	1.0	595.00	0.0	0.00	1.0	595.00	BG&L	Motions Practice
12/12/2019		Research related to Frow case	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	Case Development
12/12/2019		Legal research re. Maryland three-year SOL.	550	0.3	183.15	0.0	0.00	0.3	183.15	B&S	Case Development
12/12/2013	L Dominen	Telephone conversation with Joe Espo regarding the case and today's	330	0.5	103.13	0.0	0.00	0.5	103.13	Bus	cuse Bevelopment
12/12/2019	A Balashov	hearing on summary judgment.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Case Development
	B Thompkinson	Travel to and from and attend motions hearing	265	5.0	1325.00	0.0	0.00	5.0	1,325.00	BG&L	Court Hearing
12/12/2013	2 mompanison	Conference with Joseph B. Espo re motions hearing; read cases	200	5.0	1020.00	0.0	0.00	5.0	2,020.00	2002	- Court Hearing
		presented by defendant; e-mail with court reporter re transcript and									
12/12/2019	B Thompkinson	arrange payment	265	1.0	265.00	1.0	265.00	0.0	0.00	BG&L	Case Development
12/12/2013	2 mompanison	Conference with J. Espo re strategy for next step in litigation and	200	2.0	200.00	1.0	200.00	0.0	0.00	2002	case severopment
12/13/2019	S Smith	negotiations	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Case Development
12/13/2019		Telephone call with Steve Borden	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
12/13/2019		Telephone call with Loren about mediation	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	ADR
12/17/2019		Telephone call with John Poles	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
12/17/2019		Telephone call with Courtney Wilson about hearing and case status	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Case Development
	B Thompkinson	Draft status letter to clients	265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	Case Development
	B Thompkinson	E-mail with Sam Smith re letter to clients	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
, ,	- P										
12/30/2019	L Donnell	Draft and LR for supplemental brief in support of summary judgment.	550	2.0	1100.00	0.0	0.00	2.0	1,100.00	B&S	Motions Practice
, ,		Drafting and legal research re. default for supplemental brief in							,		
1/2/2020	L Donnell	support of summary judgment.	550	4.0	2200.00	0.0	0.00	4.0	2,200.00	B&S	Motions Practice
1/3/2020	L Donnell	Draft and edit supplemental brief in support of summary judgment.	550	5.0	2750.00	2.0	1,100.00	3.0	1,650.00	B&S	Motions Practice
1/4/2020	L Donnell	Draft and edit supplemental brief in support of summary judgment.	550	3.0	1650.00	0.0	0.00	3.0	1,650.00	B&S	Motions Practice
1/6/2020	S Smith	Edit notice to Maryland class members	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Motions Practice
1/6/2020	O Melehy	Reviewing and editing notice of class action.	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	Motions Practice
1/6/2020	J Espo	Proof proposed notice	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Motions Practice
1/6/2020	L Donnell	Draft supplemental brief in support of summary judgment.	550	2.0	1100.00	0.0	0.00	2.0	1,100.00	B&S	Motions Practice
1/6/2020	L Donnell	Review Notice to Maryland Class edited by SS.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Motions Practice
1/6/2020	B Thompkinson	Edit status letter to client and e-mail same to Liz Suero	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
1/6/2020	B Thompkinson	Begin review and editing of notice to class	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Motions Practice
1/6/2020	B Thompkinson	Various e-mails re transcript of summary judgment hearing	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Motions Practice
		Conference with L. Donnell re strategy for responding on the Frow									
1/7/2020	S Smith	issue	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Motions Practice
1/7/2020	S Smith	Edit notice to Maryland class	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
		Draft and editing supplemental brief in support of summary									
1/7/2020	L Donnell	judgment.	550	4.7	2566.85	0.0	0.00	4.7	2,566.85	B&S	Motions Practice
1/7/2020	K Docherty	Review class notice; e-mail same to Joseph B. Espo	475	0.3	142.50	0.0	0.00	0.3	142.50	BG&L	Case Development
1/7/2020	B Thompkinson	Review and edit notice to class	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Case Development
1/8/2020	S Smith	Draft and edit Frow brief	700	3.5	2450.00	0.0	0.00	3.5	2,450.00	B&S	Motions Practice
1/8/2020	S Smith	Conference with L. Donnell re strategy for Frow brief	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
1/8/2020	L Donnell	Draft and edit supplemental brief in support of summary judgment.	550	5.3	2933.15	0.0	0.00	5.3	2,933.15	B&S	Motions Practice
1/8/2020	B Thompkinson	E-mail Manuel A. Lopez and co-counsel re fees for quarterly fee letter	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Fee Petition
1/9/2020	S Smith	Draft and edit brief re Frow	700	1.8	1260.00	0.0	0.00	1.8	1,260.00	B&S	Motions Practice
1/9/2020	S Smith	Conference with L. Donnell re strategy for Frow brief	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Motions Practice

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 133 of 173

						Dilling	Dilling				
					-	Billing	Billing				
Data	Ti	Description	Rate		Total	Judgment	Judgment	Lodestar	Lodestar	F:	C-+
Date	Timekeeper	Description Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
1 /0 /2020	I. Dannall	Review and editing supplemental brief in support of summary		2.5	1275 00	0.0	0.00	2.5	1 275 00	D.O.C.	Matiana Duantina
1/9/2020	L Donnell	judgment.	550	2.5	1375.00	0.0	0.00	2.5	1,375.00	B&S	Motions Practice
		Reviewing and editing supplemental briefing by plaintiffs on the issue									
. / /		of what effect the default judgment against the SFS defendants may									
1/10/2020	O Melehy	have on the liability of the CUI Defendants.	625	0.9	562.50	0.0	0.00	0.9	562.50	M&A	Motions Practice
1/10/2020	J Espo	Edit supplemental brief	595	0.6	357.00	0.0	0.00	0.6	357.00	BG&L	Motions Practice
1/10/2020	J Espo	Review supplemental memo	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Motions Practice
1/10/2020	L Donnell	Review and discuss co-counsel edits with S. Smith.	550	0.8	458.15	0.0	0.00	0.8	458.15	B&S	Motions Practice
		Review supplemental brief on summary judgment; edits to same; e-									
1/10/2020	K Docherty	mail same to Joseph B. Espo and Barbara G. Thompkinson for review	475	1.4	665.00	0.0	0.00	1.4	665.00	BG&L	Motions Practice
1/10/2020	B Thompkinson	Review and index documents produced by John	265	1.4	371.00	0.0	0.00	1.4	371.00	BG&L	Case Development
1/10/2020	B Thompkinson	Call with Joseph B. Espo re reviewing draft of motion re SFS default	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Motions Practice
		Review edits from co-counsel and incorporate edits into									
1/11/2020	L Donnell	supplemental brief in support of summary judgment.	550	1.7	916.85	0.0	0.00	1.7	916.85	B&S	Motions Practice
1/13/2020	J Espo	Edit supplemental memo and look for citation re: stipulation	595	1.8	1071.00	0.0	0.00	1.8	1,071.00	BG&L	Motions Practice
1/13/2020	J Espo	Update and proof memo	595	0.5	297.50	0.5	297.50	0.0	0.00	BG&L	Motions Practice
		Conference with J. Espo re. final version and editing of supplemental									
1/13/2020	L Donnell	brief in support of summary judgment.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Motions Practice
		Review and edit supplemental briefing re default judgment and									
1/13/2020	B Thompkinson	summary judgment; conferences with Joseph B. Espo re same	265	1.9	503.50	0.0	0.00	1.9	503.50	BG&L	Motions Practice
1/13/2020	B Thompkinson	Edits to motion; conference with Joseph B. Espo re same	265	0.7	185.50	0.7	185.50	0.0	0.00	BG&L	Motions Practice
1/20/2020	S Smith	Review fees for submission to opposing counsel	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Fee Petition
		Calculating attorneys' fees and hours worked for the 2019 Fourth									
1/20/2020	N Blackmore	Quarter Quarterly Report.	180	0.3	54.00	0.0	0.00	0.3	54.00	M&A	Fee Petition
		Email correspondence with Barbara Thompkinson to send her the									
1/20/2020	N Blackmore	figures for the 2019 Fourth Quarter Quarterly Report.	180	0.1	18.00	0.0	0.00	0.1	18.00	M&A	Fee Petition
1/22/2020	J Espo	Telephone call with Mitchell re: status of case	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Case Development
1/22/2020	B Thompkinson	Do quarterly fee letter	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Fee Petition
, ,		Voice mail from client re status; e-mails with client re status and									
1/22/2020	B Thompkinson	contact information; update spreadsheet of contact information	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Case Development
, , ,		E-mail with client re new contact information; mail client past two									
1/23/2020	B Thompkinson	status letters	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Case Development
_,,		Call to M. Williams re. status and correspondence with B. Thompkins					0.00				
1/28/2020	L Donnell	and T. Smith re. same.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Case Development
1, 23, 2020	2 2 3 1 1 1 2 1	Conference with Joseph B. Espo re Borden's potential damages and	330	0.2	110.00	0.0	0.00	0.2	110.00	243	case severopinent
2/3/2020	B Thompkinson	locate same	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
2/4/2020	S Smith	Conference with C Humber re possible mediation and class notice	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	ADR
2/4/2020	S Smith	Conference with L Donnell re strategy for mediation	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	ADR
2/4/2020	S Smith	Conference with J Espo re possible mediation and strategy for same	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	ADR
2/4/2020	S Smith	Draft and edit damage model for potential mediation	700	4.6	3220.00	0.0	0.00	4.6	3,220.00	B&S	ADR
21 71 2020	5 Silliul	Get information about Borden's possible recovery; talk with David	700	4.0	3220.00	0.0	0.00	4.0	3,220.00	DQJ	ADIX
2/4/2020	J Espo	Cohen re: same	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	Case Development
2/4/2020	J Espo	Telephone call to trustee	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L BG&L	Case Development
2/4/2020	· ·	'	550	0.3	110.00	0.0	0.00	0.3	110.00	BG&L B&S	·
2/4/2020	L Donnell	Confer with S. Smith re. potential mediation.	550	0.2	110.00	0.0	0.00	0.2	110.00	862	ADR
2/4/2020	D. Theorem !::	E-mail with Loren Donnell re client contact information and update	205	0.1	20.50	0.0	0.00	0.4	26.50	DC 0 I	Casa Davidaria
2/4/2020	B Thompkinson	same	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
2/5/2020	S Smith	Conference with L Donnell re strategy for mediation	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	ADR

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 134 of 173

ation 7 7 cast data 7 to discuss mediation. 6 en about possible 5 for possible 5	Rate /alue 700 700 700 625	Hours 1.2 0.2 0.3	Total Amount 840.00 140.00 210.00	Billing Judgment (Hours) 0.0 0.0 0.0	Billing Judgment (Amount) 0.00	Lodestar Hours 1.2	Lodestar Amount	Firm	Category
ation 7 7 cast data 7 to discuss mediation. 6 en about possible 5 for possible 5	700 700 700 700 625	1.2 0.2 0.3	Amount 840.00 140.00	(Hours) 0.0 0.0	(Amount) 0.00	Hours	Amount		Catagony
ation 7 cast data 7 to discuss mediation. 6 en about possible 5 for possible 5	700 700 700 625	1.2 0.2 0.3	840.00 140.00	0.0	0.00				
to discuss mediation. 6en about possible 5	700 700 625	0.2	140.00	0.0		1.2		B&S	ADR
to discuss mediation. 6 en about possible for possible 5	700 625	0.3			0.00	0.2	840.00 140.00	B&S	Motions Practice
to discuss mediation. 6 en about possible for possible 5	625		210.00		0.00	0.2	210.00	B&S	Written Discovery
en about possible 5 for possible 5		1.0		0.0	0.00	0.3	210.00	863	written biscovery
en about possible 5 for possible 5		1.0	625.00	0.0	0.00	1.0	625.00	M&A	ADR
for possible 5	-0-		025.00	0.0	0.00	1.0	023.00	IVIQA	ADK
for possible 5		1.1	654.50	0.0	0.00	1.1	654.50	BG&L	ADR
. 5	595	1.1	054.50	0.0	0.00	1.1	054.50	BG&L	ADK
	FF0	17	016.05	1.2	660.00	0.5	356.05	B&S	ADR
	550 550	1.7 0.3	916.85	1.2 0.0	0.00	0.5	256.85 137.50	B&S	
5	550	0.3	137.50	0.0	0.00	0.3	137.50	BØ2	Motions Practice
		4.2	660.00	4.2	660.00	0.0	0.00	D.O.C.	ADD
	550	1.2	660.00	1.2	660.00	0.0	0.00	B&S	ADR
discuss revisions with		0.0	402.45	0.0	0.00	0.0	102.15	200	
	550	0.3	183.15	0.0	0.00	0.3	183.15	B&S	Motions Practice
unsel regarding					252.22				
	350	1.0	350.00	1.0	350.00	0.0	0.00	M&A	ADR
	700	0.2	140.00	0.2	140.00	0.0	0.00	B&S	ADR
	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	ADR
	700	2.3	1610.00	0.0	0.00	2.3	1,610.00	B&S	ADR
0 0	625	0.2	125.00	0.0	0.00	0.2	125.00	M&A	ADR
	595	0.7	416.50	0.7	416.50	0.0	0.00	BG&L	ADR
nt Motion and									
	550	0.9	495.00	0.0	0.00	0.9	495.00	B&S	Motions Practice
nent demand									
	550	0.3	137.50	0.3	165.00	-0.1	-27.50	B&S	ADR
	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	ADR
	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	ADR
5	595	0.4	238.00	0.4	238.00	0.0	0.00	BG&L	Case Development
5	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	ADR
	700	4.2	2940.00	0.0	0.00	4.2	2,940.00	B&S	Motions Practice
ying MD class 7	700	8.0	560.00	0.0	0.00	0.8	560.00	B&S	Motions Practice
5	550	0.7	366.85	0.0	0.00	0.7	366.85	B&S	Case Development
Maryland Class Notice									
5	550	0.3	183.15	0.0	0.00	0.3	183.15	B&S	Motions Practice
or approval of									
2	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Motions Practice
7	700	2.8	1960.00	0.0	0.00	2.8	1,960.00	B&S	Case Development
7	700	0.1	70.00	0.0	0.00	0.1	70.00	B&S	Case Development
•	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Case Development
5	550	0.7	366.85	0.0	0.00	0.7	366.85	B&S	Case Development
	700	4.8	3360.00	0.0	0.00	4.8	3,360.00	B&S	Case Development
for Maryland class. 5	700	2.5	1750.00	0.0	0.00	2.5	1,750.00	B&S	Case Development
for Maryland class. 5									,
for Maryland class. 5 7 e same 7					0.00	0.3	210.00	B&S	Motions Practice
for Maryland class. 5 7 e same 7 onnell re strategy for	700	0.3	210.00	0.0	0.00				
for Maryland class. 5 7 e same 7 connell re strategy for 7	700 550	0.3	210.00 1650.00	0.0	0.00	3.0	1,650.00	B&S	Motions Practice
-	for Maryland class.	700 e same 700	595 0.1 for Maryland class. 550 0.7 700 4.8 e same 700 2.5	595 0.1 59.50 for Maryland class. 550 0.7 366.85 700 4.8 3360.00 e same 700 2.5 1750.00 connell re strategy for	595 0.1 59.50 0.0	595 0.1 59.50 0.0 0.00	595 0.1 59.50 0.0 0.00 0.1	595 0.1 59.50 0.0 0.00 0.1 59.50	595 0.1 59.50 0.0 0.00 0.1 59.50 BG&L

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 135 of 173

						Billing	Billing				
			Rate		Total	Judgment		Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
2/18/2020	J Espo	Edit supplemental reply memo in support of summary judgment	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Motions Practice
2/10/2020	ј Езро	Conference with S. Smith to discuss status of SFS; Conference with co-	333	0.5	170.50	0.0	0.00	0.5	178.50	DOGL	Wiotions Fractice
		counsel to discuss same; Review J. Espo edits to supplemental reply									
2/18/2020	L Donnell	and discuss same with S. Smith.	550	0.8	440.00	0.0	0.00	0.8	440.00	B&S	Case Development
2/10/2020	L DOITHCII	Telephone conversation with counsel in the case regarding mediation	330	0.0	440.00	0.0	0.00	0.0	440.00	DGS	case bevelopment
2/18/2020	A Balashov	and other matters. Memorandum to file.	350	0.3	105.00	0.3	105.00	0.0	0.00	M&A	ADR
2/10/2020	A Dalasilov	Call with counsel re getting names of class members, call with	330	0.5	103.00	0.5	103.00	0.0	0.00	IVIQA	ADI
2/18/2020	B Thompkinson	opposing counsel, demand; review and edit supplemental reply	265	0.6	159.00	0.3	79.50	0.3	79.50	BG&L	Case Development
2/19/2020	J Espo	Edit Reply, e-mail counsel	595	0.0	119.00	0.0	0.00	0.3	119.00	BG&L BG&L	Motions Practice
2/19/2020	L Donnell	Edit Supplemental Reply.	550	2.0	1100.00	0.0	0.00	2.0	1.100.00	B&S	Motions Practice
2/19/2020	J Espo	Review reply memo	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Motions Practice
2/20/2020	L Donnell	Finalize Supplemental Reply.	550	2.0	1100.00	0.0	0.00	2.0	1.100.00	B&S	Motions Practice
2/20/2020	L Donnell	Conference call re. Maryland class data.	550	0.3	183.15	0.0	0.00	0.3	183.15	B&S	Motions Practice
2/20/2020	L Donneil	Final review of supplemental reply; conferences with Joseph B. Espo	550	0.3	183.15	0.0	0.00	0.3	183.15	863	Motions Practice
2/20/2020	D. The mandeine see	1.7	205	0.4	100.00	0.0	0.00	0.4	100.00	DC 0 I	Mations Drostics
2/20/2020	B Thompkinson	and Liz Suero re final version and efiling	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Motions Practice
2/24/2020	C C i+l-	Review back up data for Maryland class list and send same to	700	1.2	040.00	0.0	0.00	4.2	040.00	D.0.C	Coop Download
2/24/2020	S Smith	opposing counsel Call with S. Smith and J. Galvan re. Maryland Class List and Notice to	700	1.2	840.00	0.0	0.00	1.2	840.00	B&S	Case Development
2 /25 /2020	. 5 "	,		0.0	402.45	0.0	0.00		402.45	506	
2/25/2020	L Donnell	FLSA opt-ins not included in the original opt-in list.	550	0.3	183.15	0.0	0.00	0.3	183.15	B&S	Case Development
0 /00 /0000		Review order setting second hearing on SJ and confer with J. Espo re								-00	
2/28/2020	S Smith	same	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
2/28/2020	J Espo	Telephone call with Bankruptcy Trustee counsel regarding Borden	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Case Development
2/28/2020	J Espo	Read new order, see docket numbers	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Case Development
2/28/2020	J Espo	Talk with Sam about Judge Messitte's order scheduling argument	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
		Review and organize notes; conference with Joseph B. Espo re status									
2/28/2020	B Thompkinson	letter to clients	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Case Development
		Conference with opposing counsel regarding Maryland class and									
3/2/2020	S Smith	missing FLSA collective action members	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Case Development
3/2/2020	S Smith	Edit client update letter	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Case Development
3/2/2020	J Espo	Read and send out letter for clients to co-counsel	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
		Review and edit client ltr update; Call with J. Galvan re. status of class									
3/2/2020	L Donnell	data.	550	0.3	183.15	0.0	0.00	0.3	183.15	B&S	Case Development
3/2/2020	B Thompkinson	Draft status letter to clients	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Case Development
3/4/2020	B Thompkinson	Finalize letter to clients; update addresses	265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	Case Development
		Correspondence to J. Galvan re. Maryland Class List and review of									
3/13/2020	L Donnell	same.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Case Development
		Review data provided for FLSA collective action members and									
3/16/2020	S Smith	Maryland class members and compile into usable format	700	3.1	2170.00	0.0	0.00	3.1	2,170.00	B&S	Motions Practice
		Conference with opposing counsel re FLSA and Maryland class issues									
3/16/2020	S Smith	and draft emails re same	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	Case Development
		Review of Maryland Class List and discuss with S. Smith; Call with J.									
3/16/2020	L Donnell	Galvan re. same.	550	0.3	183.15	0.0	0.00	0.3	183.15	B&S	Case Development
		E-mail from client and e-mail with Joseph B. Espo re same and re									
3/16/2020	B Thompkinson	client contact info	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
3/17/2020	S Smith	Finalize FLSA and Md charts and email to opposing counsel re same	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	Case Development
3/17/2020	J Espo	E-mail Sam about timing of Collective notice	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Case Development
		Draft Motion for Supplemental FLSA notice and Tolling, and									
3/17/2020	L Donnell	Modification of Deadlines.	550	5.0	2750.00	0.0	0.00	5.0	2,750.00	B&S	Motions Practice

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 136 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
3/17/2020	B Thompkinson	Update and email to co-counsel current plaintiff/opt-in list	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Case Development
3/17/2020	J Espo	Edit motion re: new notice for collective	595	0.2	535.50	0.0	0.00	0.2	535.50	BG&L BG&L	Motions Practice
3/18/2020	ј Езро	Rev. S. Smith edits and revise Motion to Allow Supplemental FLSA	333	0.5	333.30	0.0	0.00	0.5	333.30	DOGL	Wiotions Fractice
3/18/2020	L Donnell	Notice and Tolling.	550	1.3	733.15	0.0	0.00	1.3	733.15	B&S	Motions Practice
3/18/2020	L DOMMEN	Review edits from co-counsel on Motion to Allow Supplemental FLSA	330	1.5	733.13	0.0	0.00	1.5	733.13	DQS	Wiotions Fractice
		Notice and Tolling and incorporate same; Draft email to J. Galvan re.									
3/18/2020	L Donnell	motion to file as unopposed.	550	0.5	275.00	0.0	0.00	0.5	275.00	B&S	Motions Practice
3/18/2020	B Thompkinson	Review and edit motion re notice to collective members	265	0.3	106.00	0.0	0.00	0.3	106.00	BG&L	Motions Practice
3/19/2020	S Smith	Edit notice motion, exhibits, and supporting data	700	0.4	350.00	0.0	0.00	0.4	350.00	B&S	Motions Practice
3/19/2020	S Smith	Research tolling agreement and notice mailing date	700	0.3	280.00	0.0	0.00	0.3	280.00	B&S	Motions Practice
3/19/2020	3 3111111	Research folling agreement and notice maining date	700	0.4	280.00	0.0	0.00	0.4	280.00	DQS	Wiotions Practice
		Review comments and edits to Motion for Supplemental FLSA Notice									
3/19/2020	L Donnell	and Tolling from J. Galvan and K. Docherty and finalize same.	550	3.5	1925.00	0.0	0.00	3.5	1,925.00	B&S	Motions Practice
3/19/2020	L Donnell	Draft Supplemental FLSA Notice.	550	1.0	550.00	0.0	0.00	1.0	550.00	B&S	Motions Practice
3/19/2020	L Donnen	Review Motion for Notice and Tolling; edits to same; e-mails with	330	1.0	330.00	0.0	0.00	1.0	330.00	DQS	Wiotions Practice
3/19/2020	K Docherty	Joseph B. Espo and Loren Donnell re same	475	0.9	427.50	0.0	0.00	0.9	427.50	BG&L	Motions Practice
3/19/2020	K Docherty	Email with co counsel re original notice to potential class members;	4/3	0.9	427.30	0.0	0.00	0.9	427.50	BUAL	Wiotions Practice
3/19/2020	B Thompkinson	look for same	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Motions Practice
3/19/2020	P Smith	Edit spreadsheet - update address info	150	0.2	60.00	0.0	0.00	0.2	60.00	B&S	Case Development
3/19/2020	P Smith	Prepare final Motion to Allow Supplemental FLSA Notice and Exhibits	150	0.4	60.00	0.0	0.00	0.4	60.00	863	Case Development
2/20/2020	L Donnell	and file.	550	2.0	1100.00	0.0	0.00	2.0	1,100.00	B&S	Mations Drastics
3/20/2020	L Donnell	Call to law clerk with J. Galvan re. Motion to Allow Supplemental FLSA	550	2.0	1100.00	0.0	0.00	2.0	1,100.00	863	Motions Practice
		Notice and modification to class notice mailing schedule; draft motion									
3/23/2020	L Donnell		550	0.6	330.00	0.0	0.00	0.6	330.00	B&S	Mations Drastics
3/30/2020	S Smith	for extension of time to mail Maryland Class Notice. Edit CTJ for supplemental mailing	700	0.6	140.00	0.0	0.00	0.6	140.00	B&S B&S	Motions Practice Motions Practice
· ·		Phone calls and e-mails about getting notice out on Thursday	595	0.2	357.00	0.0	0.00	0.2	357.00	BG&L	
3/30/2020	J Espo	Draft CTJ and confer with J. Galvan: Discuss mailing with S. Smith and	595	0.6	357.00	0.0	0.00	0.0	357.00	BG&L	Motions Practice
2/20/2020	L Donnell	T. Smith, and draft correspondence to J. Espo re. same.	550	0.5	275.00	0.0	0.00	0.5	275.00	B&S	Casa Davalanmant
3/30/2020	L Donnell	E-mail with co-counsel and Joseph B. Espo re sending out notice and	550	0.5	275.00	0.0	0.00	0.5	275.00	863	Case Development
2/20/2020	B Thompkinson	handling responses	205	0.1	26.50	0.0	0.00	0.1	26.50	DC 0 I	Casa Davalanmant
3/30/2020 3/30/2020	P Smith	Research - accurint address search.	265 150	0.1 2.7	405.00	1.0	150.00	1.7	26.50 255.00	BG&L B&S	Case Development Case Development
3/31/2020	S Smith	Edit FLSA second mailing list and draft emails re same	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	Case Development
3/31/2020	J Espo	Work on supplemental consents issues	595	0.5	535.50	0.0	0.00	0.5	535.50	BG&L	Case Development
3/31/2020	1 ESPO	Telephone call with Barb about consent and notice; .8 other consent	393	0.9	333.30	0.0	0.00	0.9	333.30	BUAL	Case Development
3/31/2020	J Espo	·	595	1.0	595.00	1.0	595.00	0.0	0.00	BG&L	Case Development
3/31/2020	1 ESPO	issues and talk with Keith about mailing Call with J. Espo re. Notice mailing and emailing; Finalize Notice and	393	1.0	393.00	1.0	393.00	0.0	0.00	BUAL	Case Development
3/31/2020	L Donnell	CTJ in PDF and email to J. Espo	550	0.3	137.50	0.0	0.00	0.3	137.50	B&S	Case Development
3/31/2020	L Donnen	Call with Joseph B. Espo re logistics of handling sending out notices	330	0.5	137.30	0.0	0.00	0.5	137.30	DQS	Case Development
		and getting responses; e-mail with officer manager and Liz Suero re									
		same; e-mail and call with co-counsel and Joseph B. Espo re return									
		information in notice and consent form; e-mail with Liz Suero with									
		,									
2/21/2020	D. The mandring of the	notice and consent to join form; download address list for notices;	205	0.0	212.00		0.00	0.0	212.00	DC 8 I	Coso Dovolenno
3/31/2020	B Thompkinson	review notice and consent form	265	0.8	212.00	0.0	0.00	0.8	212.00	BG&L	Case Development
3/31/2020	P Smith	Research on accurint for address info.	150	1.5	225.00	0.0	0.00	1.5	225.00	B&S	Case Development
4/4/2020	D. The amount time are to	Review and format spreadsheet for mailing list; e-mail to Liz Suero re	205	0.0	150.00	0.0	0.00	0.0	150.00	DC 01	Cose Devistance
4/1/2020	B Thompkinson	mailing of notice and consent form	265	0.6	159.00	0.0	0.00	0.6	159.00	BG&L	Case Development
4/2/2020	LEane	Various editing tasks in connection with sending out notices of	F0F	0.3	170 50	0.0	0.00	0.3	170 50	DC 01	Cose Devistance
4/2/2020	J Espo	collective action	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Case Development

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 137 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description		Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Date	типексерег	E-mail with Joseph B. Espo and Liz Suero re emailing notice; locate	value	Hours	7 tilloune	(110013)	(runounc)	110013	Amount		category
		last notice sent; e-mail co-counsel re figures needed for quarterly fee									
		letter; call and e-mails re language in email to send notice and review									
		and edit e-mail; e-mail re bounce back emails; e-mail to Linell D.									
		Cutchember, office manager, and paralegals re logistics of responses									
4/2/2020	B Thompkinson	to mailing of notice	265	1.1	291.50	0.0	0.00	1.1	291.50	BG&L	Case Development
1, 2, 2020	5 momphinson	Update spreadsheet of potential new opt-ins with bad contact			232.30	0.0	0.00		232.30	2082	Case Development
4/3/2020	B Thompkinson	information; e-mail to client re returned mail	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Case Development
1,0,1000		Calculating the fees in this matter and sending them to Barbara									
4/3/2020	N Blackmore	Thompkins via electronic mail.	180	0.4	72.00	0.0	0.00	0.4	72.00	M&A	Fee Petition
4/14/2020	B Thompkinson	E-mail to client with status update	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
4/15/2020	J Espo	Telephone call with Sydney Gilbert re: collective action notice	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
4/15/2020	J Espo	Telephone call with Sam	595	0.2	119.00	0.2	119.00	0.0	0.00	BG&L	Case Development
4/15/2020	J Espo	Telephone call with Barb about timing on orders and responses	595	0.2	119.00	0.2	119.00	0.0	0.00	BG&L	Case Development
, , , , ,		E-mail with Joseph B. Espo re call from client; update spreadsheet of									
4/15/2020	B Thompkinson	client contact info	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
		Review orders re notice of action and filing of consent forms;									'
4/15/2020	B Thompkinson	conference with Joseph B. Espo re same	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Case Development
	'	Correspondence to J. Espo and B. Thompkinson re. postcard reminder									
4/20/2020	L Donnell	and CTJ filings, and undeliverables.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Case Development
		Conference with co-counsel regarding strategy for opt in filing and									·
4/21/2020	S Smith	postcard mailing	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Case Development
4/21/2020	J Espo	Telephone call with Loren and Barbara G. Thompkinson re: post cards	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
		Conference with J. Espo, B. Thompkinson, S. Smith, T. Smith re.									
4/21/2020	L Donnell	postcard reminders and CTJ filings, and undeliverables.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Case Development
		Prepare postcard reminder and correspondence to co-counsel and J.									
4/21/2020	L Donnell	Galvan re. same.	550	0.5	275.00	0.0	0.00	0.5	275.00	B&S	Case Development
		Calls and e-mails with team re sending out reminder postcards, filing									
4/21/2020	B Thompkinson	consent forms; review draft notice	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Case Development
4/22/2020	J Espo	Proof post card	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
		Review notices of consent received and returned mail; locate new									
		addresses for potential plaintiffs; e-mail Liz Suero new addresses to									
4/22/2020	B Thompkinson	resend notices; e-mail co-counsel re returns and consents	265	0.9	238.50	0.0	0.00	0.9	238.50	BG&L	Case Development
4/23/2020	J Espo	Check proposed filing of consents	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Case Development
		Draft notice of filing consents; redact consents and call with Joseph B.									
4/23/2020	B Thompkinson	Espo re same	265	0.7	185.50	0.0	0.00	0.7	185.50	BG&L	Case Development
4/27/2020	B Thompkinson	E-mail with co-counsel re new addresses for post card notice	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
		Review reminder postcard and e-mail with Joseph B. Espo and co-									
4/29/2020	B Thompkinson	counsel re same	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
		Email with co-counsel re new addresses for reminder card; update									
		spreadsheet of potential members with new contact information;									
		various e-mails re sending notices to new addresses for potential									
5/1/2020	B Thompkinson	members	265	1.4	371.00	0.0	0.00	1.4	371.00	BG&L	Case Development
		Draft e-mail to client re status of case; e-mail with Joseph B. Espo re									
5/4/2020	B Thompkinson	same; finalize and send e-mail; e-mail from client	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Case Development
5/5/2020	S Smith	Review fees for quarterly report	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Fee Petition

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 138 of 173

						Billing	Billing				
			Rate		Total	Judgment		Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours		(Hours)	(Amount)	Hours	Amount	Firm	Category
Date	ППекеереі	Locate new addresses for potential opt-ins; draft filing of consent;	value	Hours	Amount	(Hours)	(Alliount)	Hours	Amount	FIIIII	Category
5/5/2020	B Thompkinson	update spreadsheet of potential opt-ins	265	0.6	159.00	0.0	0.00	0.6	159.00	BG&L	Case Development
3/3/2020	В ПІОПІркіпзоп	Draft quarterly fee letter; calls with Joseph B. Espo and Liz Suero re	203	0.0	133.00	0.0	0.00	0.0	139.00	BGQL	case Development
5/5/2020	B Thompkinson	same	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Fee Petition
5/12/2020	J Espo	Telephone call with Steve Borden	595	0.3	59.50	0.0	0.00	0.1	59.50	BG&L	Case Development
5/12/2020	J Espo	Email Sam Smith about argument rules	595	0.1	119.00	0.0	0.00	0.1	119.00	BG&L	Case Development
3/12/2020) Espo	E-mail and call with Joseph B. Espo re postponement of hearing; draft	393	0.2	113.00	0.0	0.00	0.2	119.00	BGQL	case Development
5/12/2020	B Thompkinson	letter to clients re same	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Case Development
3/12/2020	В ПІОПІркіпзоп	Locate new addresses for returns; e-mail with Liz Suero re re-sending	203	0.4	106.00	0.0	0.00	0.4	106.00	BUAL	Case Development
		notices; draft notice of filing for signed consent; call with potential									
E /42 /2020	0.71	new opt in re signed consent; update spreadsheet with new contact	265	4.6	424.00	0.0	0.00	4.6	424.00	2001	
5/13/2020	B Thompkinson	information for potential opt ins	265	1.6	424.00	0.0	0.00	1.6	424.00	BG&L	Case Development
5/14/2020	J Espo	Call with Sydney to confirm receipt of his opt-in form	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
		Update mailing spreadsheet with new plaintiffs; final review of status									
		letter to client; e-mail all to Liz Suero for mailing; organize and save									
5/14/2020	B Thompkinson	returns and consents	265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	Case Development
		Locate new addresses for potential plaintiffs and e-mail same to Liz									
5/19/2020	B Thompkinson	Suero for mailing notices	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Case Development
5/21/2020	B Thompkinson	Update log of potential plaintiffs with new information/returned mail	265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	Case Development
		Discuss Maryland Class Notice with S. Smith; Correspondence to J.									
		Espo re. mailing of Maryland Class Notice; Review and finalize									
		Maryland Class Notice; Correspondence to J. Galvan re. final									
5/26/2020	L Donnell	Maryland Class Notice.	550	0.6	330.00	0.0	0.00	0.6	330.00	B&S	Case Development
		Review and edit notice to potential class and e-mail with Joseph B.									
		Espo re same; review new mail returns and e-mail with Joseph B. Espo									
5/27/2020	B Thompkinson	re same	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Case Development
5/28/2020	L Donnell	Correspondence to co-counsel re. class notice mailing.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Case Development
6/1/2020	L Donnell	Correspondence to co-counsel re. class notice mailing date.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Case Development
		Downnload spreadsheet for notice mailing; call with Sam Smith re									
6/1/2020	B Thompkinson	same; email with Liz Suero re same	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Case Development
6/2/2020	J Espo	Email Sam about opt-out notice	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Case Development
	·	Review and update contact information for clients/potential clients to									·
		send out new notice; call with Joseph B. Espo re same; e-mail with co-									
6/2/2020	B Thompkinson	counsel re date of notice	265	2.8	742.00	0.0	0.00	2.8	742.00	BG&L	Case Development
6/3/2020	L Donnell	Draft letter to clients re. class notice.	550	0.3	183.15	0.0	0.00	0.3	183.15	B&S	Case Development
0,0,000		Review edits to class notice; e-mail with co-counsel re same; e-mail									
6/3/2020	B Thompkinson	with Liz Suero re final of notice	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Case Development
6/4/2020	J Espo	Review draft letter from Loren	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
0, 1, 2020	3 2300	E-mail and call with Joseph B. Espo re status letter to clients and	333	0.2	113.00	0.0	0.00	0.2	113.00	DOGE	cuse bevelopment
		review and edit same; e-mail to co-counsel with letter; e-mail with Liz									
		Suero re sending letter to clients; review spreadsheets of clients for									
6/4/2020	B Thompkinson	mailing	265	1.0	265.00	0.0	0.00	1.0	265.00	BG&L	Case Development
6/8/2020	B Thompkinson	Review returned e-mails from clients; e-mail with Liz Suero re same	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L BG&L	Case Development
6/8/2020		Review final class notice and e-mail with Liz Suero re same	265	0.2	26.50	0.0	0.00	0.2	26.50	BG&L BG&L	
0/3/2020	B Thompkinson		205	0.1	20.50	0.0	0.00	0.1	20.50	DUAL	Case Development
C /4 F /2022	A Delegie	Telephone conversation with Mr. Calhoun regarding joining this	250	0.2	70.00	0.0	0.00	0.2	70.00	140 A	Cons Developer
6/15/2020	A Balashov	action. Memorandum to file.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Case Development
6/15/2020	A Balashov	Correspond with Loren Donnell regarding new opt-in Mr. Calhoun.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Case Development

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 139 of 173

						Billing	Billing				
			Rate		Total		_	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	Judgment (Hours)	Judgment (Amount)	Hours	Amount	Firm	Category
6/15/2020	M Aguilar	Telephone call with Idriss Kabia about the lawsuit.	180	0.0	0.00	0.0	0.00	0.0	0.00	M&A	Case Development
6/18/2020	M Aguilar	Telephone call with Opanin Onwona regarding the case.	180	0.0	36.00	0.0	36.00	0.0	0.00	M&A	Case Development
6/23/2020	B Thompkinson	Update client information spreadsheets	265	0.2	132.50	0.2	0.00	0.5	132.50	BG&L	Case Development
0/23/2020	В Попринзон	Conference with late opt-ins J. Calhoun; I. Kabia; correspondence to S.	203	0.5	132.30	0.0	0.00	0.5	132.30	BGQL	Case Development
6/24/2020	L Donnell	Smith and T. Smith re. same.	550	0.6	330.00	0.0	0.00	0.6	330.00	B&S	Case Development
0/24/2020	L Donnen	Review returned mail; look for new addresses and re-send class	330	0.0	330.00	0.0	0.00	0.0	330.00	БОЗ	Case Development
6/24/2020	B Thompkinson	notices; update spreadsheet of contact information	265	0.7	185.50	0.0	0.00	0.7	185.50	BG&L	Case Development
6/25/2020	L Donnell	Draft letter to late opt-ins and call to O. Onowana	550	0.7	385.00	0.0	0.00	0.7	385.00	B&S	Case Development
0/23/2020	L Donnen	Correspond with co-counsel Loren Donnell about additional opt-ins	330	0.7	363.00	0.0	0.00	0.7	383.00	БОЗ	Case Development
6/25/2020	A Balashov	who contacted our office and instructions for dealing with them.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Case Development
0/23/2020	A DalaSHOV	Update spreadsheet of plaintiffs with new opt-in info and e-mail	330	0.1	33.00	0.0	0.00	0.1	33.00	IVIQA	Case Development
		spreadsheet to co-counsel; e-mail from co-counsel re notices to									
6/25/2020	B Thompkinson	potential clients and email to Joseph B. Espo re same	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Case Development
6/26/2020	J Espo	Read CUI Missouri agreement	595	0.3	59.50	0.0	0.00	0.3	59.50	BG&L	Case Development
6/26/2020	J ESPO	E-mail with Liz Suero re notice to be sent; update spreadsheets with	393	0.1	39.30	0.0	0.00	0.1	39.30	BUOL	Case Development
6/29/2020	B Thompkinson	new contact information; e-mail with co-counsel re same	265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	Case Development
6/29/2020	Б ПОПІРКІПЗОП	Conference with Joseph B. Espo re e-mail from co-counsel re new opt-	203	0.5	132.30	0.0	0.00	0.5	132.30	BUOL	Case Development
		in; call with co-counsel re same; e-mail to Liz Suero re sending notice									
6/30/2020	B Thompkinson	to to opt-in; update spreadsheets	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Casa Davalanment
7/1/2020	J Espo	E-mail Loren about motion and envelope	265 595	0.4	59.50	0.0	0.00	0.4	59.50	BG&L BG&L	Case Development
7/1/2020	J ESPO	E-mail with Liz Suero re sending notice to potential class member;	393	0.1	39.30	0.0	0.00	0.1	39.30	BUOL	Case Development
7/1/2020	B Thompkinson		265	1.0	265.00	0.0	0.00	1.0	265.00	BG&L	Casa Davalanmant
7/1/2020 7/2/2020	S Smith	update spreadsheets with new contact information Review address data for opt ins and Maryland class	700	1.1	770.00	0.0	0.00	1.1	770.00	B&S	Case Development Case Development
7/2/2020	S Smith	Edit motion to include late opt in plaintiffs	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
7/2/2020	3 3111111	Draft meet and confer correspondence to opposing counsel J. Galvan	700	0.2	140.00	0.0	0.00	0.2	140.00	DQ3	IVIOLIOIIS PLACTICE
		and C. Humber re Motion to Allow Late Opt-ins; Draft Motion to									
		Allow Late Opt-ins; Correspondence with J. Espo re same;									
		Correspondence to T. Smith re. CTJs and envelopes; correspondence									
7/2/2020	L Donnell	with J. Galvan continuing conferral.	550	4.5	2475.00	0.0	0.00	4.5	2,475.00	B&S	Mations Drastics
7/2/2020	L Donneil	E-mail from co-counsel and to Keith Ramalho re envelope for consent	550	4.5	2475.00	0.0	0.00	4.5	2,475.00	863	Motions Practice
7/2/2020	B Thompkinson	to join	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
7/6/2020	L Donnell	Correspondence with co-counsel re. late CTJ of N. Wade	550	0.1	110.00	0.0	0.00	0.1	110.00	BG&L B&S	
7/6/2020	L Donneil	E-mail with Keith Ramalho re envelope from Naguan Wade; e-mail to	550	0.2	110.00	0.0	0.00	0.2	110.00	863	Case Development
		co-counsel re same; review and edit motion to allow late opt-ins and									
7/6/2020	B Thompkinson	conference with Joseph B. Espo re same	265	1.1	291.50	0.0	0.00	1.1	291.50	BG&L	Motions Practice
7/0/2020	J Espo	Edit motion to add three late opt-ins	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Motions Practice
7/7/2020	J Espo	Proof final memo for filing	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Motions Practice
7/7/2020	J ESPO	Conference call with J. Galvan to confer with motion to allow three	393	0.3	178.30	0.0	0.00	0.3	178.30	BGQL	WIOLIOIIS FLACTICE
7/7/2020	L Donnell	late opt-ins; Finalize motion to allow three late opt-ins.	550	0.7	385.00	0.0	0.00	0.7	385.00	B&S	Motions Practice
7/1/2020	L DOMMEN	Final review of motion to add late opt-ins; conference with Joseph B.	330	0.7	363.00	0.0	0.00	0.7	383.00	DQS	Wiotions Fractice
7/7/2020	B Thompkinson	Espo re same	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Motions Practice
7/8/2020	J Espo	Final proof of memo for adding members of collective action	595	0.3	119.00	0.0	0.00	0.3	119.00	BG&L	Motions Practice
, , 0, 2020	2 ESPO	Finalize motion to allow late opt-ins for filing; correspondence with J.	333	0.2	119.00	0.0	0.00	0.2	113.00	DOOL	WIGHTON'S FLACTICE
7/8/2020	L Donnell	Espo re. issues with same.	550	0.6	330.00	0.0	0.00	0.6	330.00	B&S	Motions Practice
, , 0, 2020	r Donnell	Review and edit motion for late opt ins; locate new mailing addresses	550	0.0	330.00	0.0	0.00	0.0	330.00	DQJ	WIGHTON'S FLACTICE
7/8/2020	B Thompkinson	for potential new class members	265	1.6	424.00	0.6	159.00	1.0	265.00	BG&L	Motions Practice
,,0,2020	э тнотпринзон	To potential new class members	200	1.0	727.00	0.0	133.00	1.0	203.00	DOOL	.violions riactice
7/8/2020	C Grau	Calculate attorneys' fees and hours worked for Quarterly Foo Poport	120	0.2	36.00	0.2	36.00	0.0	0.00	M & V	Fee Petition
7/8/2020	C Grau	Calculate attorneys' fees and hours worked for Quarterly Fee Report.	180	0.2	36.00	0.2	36.00	0.0	0.00	M&A	Fe

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 140 of 173

						Billing	Billing				
			Rate		Total	Judgment	_	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Date	ППексереі	Locate new addresses for potential class members and e-mail to Liz	value	Hours	Amount	(Hours)	(Alliount)	110013	Amount	111111	Category
7/13/2020	B Thompkinson	Suero re re-sending notice	265	0.9	238.50	0.0	0.00	0.9	238.50	BG&L	Case Development
7/13/2020	Б ПЮПРКІПЗОП	Update spreadsheets with new class/opt in information; organize and	203	0.5	230.30	0.0	0.00	0.5	238.30	DOGL	case Development
		file consents and returns; email with co-counsel re unredacted									
7/17/2020	B Thompkinson	consents to jooin	265	1.4	371.00	0.0	0.00	1.4	371.00	BG&L	Case Development
7/20/2020	S Chapman	Telephone call with Olusola Badaru, possible optin.	180	0.2	36.00	0.0	36.00	0.0	0.00	M&A	Case Development
7/20/2020	B Thompkinson	Locate new addresses for returns	265	0.2	106.00	0.2	0.00	0.4	106.00	BG&L	Case Development
7/30/2020	B Thompkinson	Locate new address for returned notice to potential class member	265	0.4	79.50	0.0	0.00	0.4	79.50	BG&L	Case Development
8/3/2020	S Smith	Prepare for oral argument on summary judgment motions	700	4.6	3220.00	0.0	0.00	4.6	3.220.00	B&S	Motions Practice
8/3/2020	J Espo	Look for courtroom rules, send table of contents to Sam	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
8/3/2020	ј Езро	Review and edit motion to allow virtual appearance; e-mails with co-	333	0.2	113.00	0.0	0.00	0.2	113.00	DOGL	case bevelopment
8/3/2020	B Thompkinson	counsel re same; call with Joseph B. Espo re same	265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	Motions Practice
8/4/2020	J Espo	Proof motion for remote attendance at argument	595	0.3	59.50	0.0	0.00	0.3	59.50	BG&L BG&L	Motions Practice
8/4/2020	J ESPO	Conference with J. Galvan re. joint motion for virtual hearing; Draft	393	0.1	39.30	0.0	0.00	0.1	39.30	BGQL	Widtions Fractice
8/4/2020	L Donnell	joint motion and correspondence to team re. same	550	1.2	660.00	0.0	0.00	1.2	660.00	B&S	Motions Practice
8/4/2020	L Dominen	Finalize Joint Motion to Allow Counsel to Appear Remotely; draft	330	1.2	000.00	0.0	0.00	1.2	000.00	DQS	Wiotions Fractice
8/4/2020	B Thompkinson	proposed order; e-mails with Joseph B. Espo and Liz Suero re same	265	0.7	185.50	0.0	0.00	0.7	185.50	BG&L	Motions Practice
8/5/2020	S Smith	Prepare for summary judgment argument	700	4.7	3290.00	0.0	0.00	4.7	3,290.00	B&S	Motions Practice
8/3/2020	3 3111111	Draft Notice of Corrected Filing of Exhibit and correspondences to S.	700	4.7	3230.00	0.0	0.00	4.7	3,230.00	DQS	Wiotions Fractice
8/6/2020	L Donnell	Smith and T. Smith related to same.	550	1.2	660.00	0.0	0.00	1.2	660.00	B&S	Motions Practice
8/6/2020	B Thompkinson	Review signed opt in forms received	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
8/8/2020	S Smith	Prepare for oral argument on summary judgment motions	700	4.1	2870.00	0.0	0.00	4.1	2,870.00	B&S	Motions Practice
8/10/2020	S Smith	Prepare for SJ hearing	700	3.6	2520.00	0.0	0.00	3.6	2,520.00	B&S	Motions Practice
8/10/2020	J Espo	Get cases sent by Defendant for argument Wednesday	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	Motions Practice
0, 10, 1010	3 2300	Legal research re. MWHL and MWPCL to assist S. Smith with prep	333	0.5	237.30	0.0	0.00	0.5	237.00	3002	
8/10/2020	L Donnell	with summary judgment supplemental hearing.	550	3.0	1650.00	0.0	0.00	3.0	1,650.00	B&S	Motions Practice
8/11/2020	S Smith	Prepare for hearing on SJ motions	700	2.8	1960.00	0.0	0.00	2.8	1,960.00	B&S	Motions Practice
8/11/2020	S Smith	Conference with opposing counsel re hearing issues	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
, ,		Conference with S. Smith re. default based on Rule 37(d) and legal									
		research re. same in advance of supplemental SJ hearing; review CUI									
		cases for supplemental SJ hearing and brief S. Smith on same; review									
8/11/2020	L Donnell	S. Smith supplemental hearing outline.	550	4.4	2420.00	0.0	0.00	4.4	2,420.00	B&S	Motions Practice
, ,		Correspond with chambers regarding the fact that we will not be							,		
8/11/2020	A Balashov	appearing today.	350	0.1	35.00	0.1	35.00	0.0	0.00	M&A	Motions Practice
		Prepare for and attend summary judgment hearing and debrief re									
8/12/2020	S Smith	same	700	2.5	1750.00	0.0	0.00	2.5	1,750.00	B&S	Court Hearing
, ,		Follow-up conference with Sam Smith, Loren, and Barbara G.							,		
8/12/2020	J Espo	Thompkinson after Motion for Summary Judgment hearing	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Case Development
8/12/2020	J Espo	Review draft letter updating clients on case	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Case Development
8/12/2020	J Espo	Zoom hearing on Motion for Summary Judgment	595	1.0	595.00	1.0	595.00	0.0	0.00	BG&L	Court Hearing
		Review SJ briefs and outline in advance of supplemental hearing;									
8/12/2020	L Donnell	Attend supplemental SJ hearing; debrief with S. Smith and J. Espo.	550	2.0	1100.00	1.0	550.00	1.0	550.00	B&S	Motions Practice
		Legal research re. calculation of overtime under MWHL for piece rate									
8/12/2020	L Donnell	workers.	550	1.5	825.00	0.0	0.00	1.5	825.00	B&S	Case Development
8/12/2020	K Docherty	Telephone call with Joseph B. Espo re hearing before Judge Missette	475	0.1	47.50	0.1	47.50	0.0	0.00	BG&L	Case Development
	B Thompkinson	E-mail with client re status of case	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Case Development

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 141 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours		(Hours)	(Amount)	Hours	Amount	Firm	Category
Dute	·····encepei	Review notes from summary judgment hearing and draft letter to	* 4.40	110415	7	(1.10 a.15)	(/ iiiio diiie)	110010	7	7	catego. 1
8/12/2020	B Thompkinson	clients	265	0.7	185.50	0.0	0.00	0.7	185.50	BG&L	Case Development
8/12/2020	B Thompkinson	Attend summary judgment hearing; follow up call re same	265	1.2	318.00	1.2	318.00	0.0	0.00	BG&L	Court Hearing
8/13/2020	J Espo	Telephone call with Steve Borden	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Case Development
-, -, -		Calendar deadlines in Order Deferring ruling on Cross Motion for									
8/13/2020	C Grau	Partial Summary Judgment.	180	0.2	36.00	0.2	36.00	0.0	0.00	M&A	Case Development
8/14/2020	B Thompkinson	Review new returns and deadline for returning opt out	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
8/15/2020	S Smith	Analyze damages for Maryland class members	700	2.3	1610.00	0.0	0.00	2.3	1,610.00	B&S	Case Development
8/16/2020	S Smith	Analyze damages for Maryland class members	700	1.4	980.00	0.0	0.00	1.4	980.00	B&S	Case Development
		Conference with L. Donnell re next steps in damage analysis for									·
8/17/2020	S Smith	Maryland class	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Case Development
		Conference with L. Donnell and opposing counsel re expert witness									·
8/17/2020	S Smith	issue	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Case Development
		Analyze pay data and Maryland class data to prepare damage analysis									
8/17/2020	S Smith	of same	700	3.6	2520.00	0.0	0.00	3.6	2,520.00	B&S	Case Development
											·
8/17/2020	S Smith	Conference with L. Donnell and opposing counsel re next steps in case	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Case Development
		Conference with J. Espo and L. Donnell re strategy for negotiating									
8/17/2020	S Smith	with opposing counsel	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	ADR
		Conference with Sam and Loren about notice to the class and next									
8/17/2020	J Espo	steps in proving damages	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	ADR
		Draft proposed declaration re. class notice mailing for Barb									
		Thompkinson; Draft letter to opt-in and class members with missing									
		payroll data; Conference call with J. Galvan and C. Humber re. court									
8/17/2020	L Donnell	order for damages; Debrief with S. Smith.	550	1.7	935.00	0.0	0.00	1.7	935.00	B&S	Motions Practice
		Telephone conversation with Trey Perry from Wells Fargo regarding									
8/17/2020	A Balashov	the subpoena. Memorandum to file.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
8/17/2020	A Balashov	Review email from Loren Donnell regarding Wells Fargo subpoena.	350	0.1	35.00	0.0	0.00	0.1	35.00	M&A	Written Discovery
		Update spreadsheets of plaintiffs, opt-ins, and class members and e-									
8/17/2020	B Thompkinson	mail same to cocounsel; review edit to letter to clients	265	1.5	397.50	0.0	0.00	1.5	397.50	BG&L	Case Development
8/17/2020	P Smith	Research - accurint address search info.	150	0.7	105.00	0.0	0.00	0.7	105.00	B&S	Case Development
		Prepare postcards for mailing - PU from printer, apply postage,									
8/17/2020	P Smith	delivery to PO.	150	1.3	195.00	0.0	0.00	1.3	195.00	B&S	Case Development
		Conference with N. Smith re damage analysis for Maryland class									
8/18/2020	S Smith	members	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Case Development
		Correspondence to T. Smith re. letters to opt-ins and class re. data									
8/18/2020	L Donnell	issues; calls to opt-ins and class re. data issues.	550	1.5	825.00	0.0	0.00	1.5	825.00	B&S	Case Development
8/18/2020	B Thompkinson	Edits to status letter to clients; email same to co-counsel	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Case Development
[Correspondence to J. Galvan and C. Humber re. status of whether CUI									
8/19/2020	L Donnell	will seek expert discovery on damages.	550	0.1	55.00	0.0	0.00	0.1	55.00	B&S	Case Development
l.,.,		Finalize status letter to clients; review spreadsheet for mailing; call									
8/19/2020	B Thompkinson	with Liz Suero re mailing	265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	Case Development
		Review production for information re. to opt-in and class members									
8/20/2020	L Donnell	with missing data.	550	4.0	2200.00	0.0	0.00	4.0	2,200.00	B&S	Case Development
		Draft quarterly fee letter; email with Liz Suero re mailing address		1							
8/20/2020	B Thompkinson	spreadsheet	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Fee Petition

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 142 of 173

						D.III	D.III.				
					.	Billing	Billing				
Data	Ti	Description	Rate		Total	Judgment	Judgment	Lodestar	Lodestar	Fi	C-4
Date	Timekeeper	Description Review opt-in and class members with missing data for additional	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
		-									
		information/data in document production; discuss data with S. Smith;									
0/21/2020	I Dannall	correspondence to J. Espo and B. Thompkinson re. class notice	FF0	2.0	1000.00	0.0	0.00	2.0	1 000 00	B&S	Casa Davalanmant
8/21/2020	L Donnell	declaration Review new returned mail; update spreadsheet; e-mail with Liz Suero	550	3.6	1980.00	0.0	0.00	3.6	1,980.00	863	Case Development
8/21/2020	B Thompkinson	re spreadsheet	265	0.9	238.50	0.0	0.00	0.9	238.50	BG&L	Case Development
8/23/2020	S Smith	Analyze damage model and prepare final damage charts	700	7.8	5460.00	0.0	0.00	7.8	5.460.00	B&S	Motions Practice
8/24/2020	S Smith	Analyze damage moder and prepare final damage charts Analyze damages and prepare final chart	700	6.5	4550.00	0.0	0.00	6.5	4,550.00	B&S	Motions Practice
8/24/2020	3 311101	Review proposed Barbara G. Thompkinson declaration about mailing	700	0.5	4330.00	0.0	0.00	0.5	4,550.00	DQ3	Wiotions Fractice
8/24/2020	J Espo	process	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Motions Practice
8/24/2020	1 Espo	Review and edit Barbara G. Thompkinson declaration; review	393	0.3	178.30	0.0	0.00	0.5	178.30	BGQL	Wiotions Fractice
		returned mail information and notices re-sent; conference with									
		Joseph B. Espo re declaration; review e-mails and information from co									
8/24/2020	B Thompkinson	counsel re list of class members	265	2.0	530.00	0.0	0.00	2.0	530.00	BG&L	Motions Practice
8/24/2020	N Smith	Analyze - Summarize Data	225	7.5	1687.50	0.0	0.00	7.5	1,687.50	B&S	Case Development
8/25/2020	S Smith	Prepare final damage charts and confer with N. Smith re same	700	3.4	2380.00	0.0	0.00	3.4	2,380.00	B&S	Motions Practice
8/23/2020	3 311101	Draft second set of letters to opt-ins and class members without	700	3.4	2380.00	0.0	0.00	3.4	2,380.00	DQ3	Wiotions Fractice
		payroll data; review lists for same; correspondence to T. Smith re.									
8/25/2020	L Donnell	mailing of same.	550	1.0	550.00	0.0	0.00	1.0	550.00	B&S	Case Development
8/23/2020	L Dollileli	Draft correspondence to C. Humber and J. Galvan re. notice to	330	1.0	330.00	0.0	0.00	1.0	330.00	ВОЗ	Case Development
8/25/2020	L Donnell	additional class members and send files re. same.	550	0.5	275.00	0.0	0.00	0.5	275.00	B&S	Casa Davalanment
8/25/2020	L Donnell	Review damage calculations.	550	1.0	550.00	0.0	0.00	1.0	550.00	B&S	Case Development Motions Practice
8/23/2020	L Dollileli	E-mail with office administrator re status letter to clients; e-mail with	330	1.0	330.00	0.0	0.00	1.0	330.00	DQS	Wiotions Practice
8/25/2020	B Thompkinson	Liz Suero re same	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
8/25/2020	N Smith	Analyze - Summarize Data	205	8.0	1800.00	0.0	0.00	8.0	1,800.00	B&S	Case Development
8/23/2020	N SIIIILII	Review damage calculations and N. Smith declaration, and edit N.	223	8.0	1800.00	0.0	0.00	8.0	1,800.00	ВОЗ	Case Development
		Smith declaration; discuss same with S. Smith; legal research re. cites									
8/26/2020	L Donnell	for N. Smith declaration.	550	3.7	2035.00	0.0	0.00	3.7	2,035.00	B&S	Motions Practice
8/20/2020	L Dollileli	Review e-mails from clients re status update; review updated	330	3.7	2033.00	0.0	0.00	3.7	2,033.00	ВОЗ	Widtions Fractice
8/26/2020	B Thompkinson	spreadsheet and e-mail with Liz Suero re same	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
8/26/2020	N Smith	Analyze - Summarize Data	225	8.0	1800.00	0.0	0.00	8.0	1,800.00	B&S	Case Development
8/26/2020	N Smith	Analyze - Summarize Data	225	7.0	1575.00	0.0	0.00	7.0	1,575.00	B&S	Case Development
8/26/2020	N Smith	Analyze - Summarize Data	225	5.7	1282.50	0.0	0.00	5.7	1,282.50	B&S	Case Development
8/20/2020	N SIIIILII	Draft emails re N. Smith declaration and next steps in preparing	223	3.7	1202.30	0.0	0.00	3.7	1,282.30	ВОЗ	Case Development
8/27/2020	S Smith	damage estimate	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Motions Practice
8/2//2020	3 3111111	Review missing Maryland class members and search database for	700	0.3	210.00	0.0	0.00	0.5	210.00	ВОЗ	Wiotions Fractice
8/27/2020	S Smith	same	700	0.6	420.00	0.0	0.00	0.6	420.00	B&S	Motions Practice
8/27/2020	J Espo	Review Noah Smith's damages declaration	595	0.8	178.50	0.0	0.00	0.8	178.50	BG&L	Motions Practice Motions Practice
8/2//2020	1 ESho	Correspondence with co-counsel re. opt-ins and class members with	393	0.5	176.50	0.0	0.00	0.5	176.50	BUAL	Wiotions Practice
		missing data; Update class notice and correspondence to C. Humber									
		and J. Galvan re. same; call with J. Galvan re. same; discussion with S.									
0/27/2020	L Donnell	Smith re. additional class members' addresses.	550	0.9	495.00	0.0	0.00	0.9	495.00	B&S	Casa Davalanmant
8/27/2020	L Donnell		550	0.9	495.00	0.0	0.00	0.9	495.00	863	Case Development
0/27/2020	D. The monthines :	Email with co-counsel re additional class members; review	205	0.3	70.50		0.00	0.2	70.50	DC 8 I	Coso Dovolonm
8/27/2020	B Thompkinson	spreadsheet of same	265 150	0.3	79.50	0.0	0.00	0.3 0.7	79.50 105.00	BG&L B&S	Case Development
8/27/2020	P Smith	SFS address search on Accurint	700	0.7	105.00	0.0	0.00	0.7	210.00	B&S B&S	Case Development
8/28/2020	S Smith	Edit final declaration of N. Smith and draft emails re same		0.3	210.00						Motions Practice
8/28/2020	J Espo	Review edits to Noah's damages declaration	595 595	0.5	297.50 238.00	0.0	0.00	0.5	297.50 238.00	BG&L BG&L	Motions Practice
8/28/2020	J Espo	Emails about new notices to go out and what older notices said	כפכ	0.4	238.00	0.0	0.00	0.4	238.00	BGAL	Case Development

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 143 of 173

						Billing	Billing				
			Rate		Total		J	Lodestar	Lodestar		
Data	Timekeeper	Description		Hours	Amount	Judgment (Hours)	Judgment (Amount)	Hours	Amount	Firm	Category
Date	Ппекеерег	Correspondence to co-counsel re. class notice to additional identified	value	Hours	Amount	(Hours)	(Alliount)	Hours	Amount	FILIII	Category
		class members; discuss same with S. Smith; correspondence to J.									
8/28/2020	L Donnell	Galvan re. same.	550	0.4	220.00	0.0	0.00	0.4	220.00	B&S	Case Development
8/28/2020	A Balashov	Correspond with all counsel regarding mailing of notices.	350	0.4	35.00	0.0	35.00	0.4	0.00	M&A	Case Development
0/20/2020	A Dalasilov	Review and edit draft declaration; e-mails re sending class notice to	330	0.1	33.00	0.1	33.00	0.0	0.00	IVIQA	Case Development
		,									
8/28/2020	B Thompkinson	additional proposed members; e-mail re new notice; conference and	265	1.0	265.00	0.0	0.00	1.0	265.00	BG&L	Casa Davalanment
8/28/2020	P Smith	e-mail re logistics of sending notice Research - address search on Accurint	150	0.2	30.00	0.0	0.00	0.2	30.00	BG&L B&S	Case Development Case Development
			595		119.00	0.0	0.00	0.2	119.00	BG&L	
8/31/2020	J Espo	Telephone call with clients about division of damages	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
0/24/2020	1.5	Review notice, telephone call with Loren and Sam about absence of	F0F	0.2	170 50	0.0	0.00	0.3	470.50	DC 0.1	Cons Development
8/31/2020	J Espo	OK from judge Correspondence to J. Galvan re. notice to additional class members;	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Case Development
		,									
		review addresses for same and correspondence to J. Espo and B.									
0 /0 / /0 000		Thompkinson re. same; Call with J. Espo and S. Smith re. motion to								-00	
8/31/2020	L Donnell	mail notice; draft motion and proposed order.	550	1.0	550.00	0.0	0.00	1.0	550.00	B&S	Motions Practice
		Review new class notice and prepare to send same; conference with									
		Joseph B. Espo re same; call with Joseph B. Espo and co-counsel re									
8/31/2020	B Thompkinson	same; e-mail with co-counsel re same; review motion to mail notice	265	1.0	265.00	0.0	0.00	1.0	265.00	BG&L	Motions Practice
9/1/2020	L Donnell	Finalize motion to mail to notice to 16 additional class members.	550	0.5	275.00	0.0	0.00	0.5	275.00	B&S	Motions Practice
		Conference with Alfred Brown re. ltr re. missing payroll data and									
9/1/2020	L Donnell	status as class member.	550	0.5	275.00	0.0	0.00	0.5	275.00	B&S	Case Development
		Email from co-counsel re order from court and sending out notice;									
		conference with Joseph B. Espo re same; finalize notice and e-mail to									
9/2/2020	B Thompkinson	Liz Suero	265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	Case Development
9/9/2020	S Smith	Conference with C. Humber re potential mediation	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	ADR
9/9/2020	S Smith	Conference with co-counsel re mediation strategy	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	ADR
		Conference with S. Smith re. mediation proposal by CUI; conference									
		call with co-counsel re. same; draft corresponde to O. Melehy briefing									
9/9/2020	L Donnell	him on same.	550	1.2	660.00	0.0	0.00	1.2	660.00	B&S	ADR
		Conference with J. Espo and S. Smith re. mediation demand; Draft									
9/9/2020	L Donnell	summary of same to O. Melehy.	550	0.5	275.00	0.0	0.00	0.5	275.00	B&S	ADR
		Review email from C. Humber re expert witnesses and confer with L.									
9/10/2020	S Smith	Donnell re response to same	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Case Development
9/11/2020	S Smith	Conference with C. Humber re mediation and expert witness issues	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	ADR
		Review emails from C. Humber regarding CUI's response on damages									
9/14/2020	S Smith	and confer with L. Donnell and N. Smith re same	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	Motions Practice
		Review revised damage analysis and draft declaration for N. Smith re									
9/14/2020	S Smith	same	700	2.5	1750.00	0.0	0.00	2.5	1,750.00	B&S	Motions Practice
		Conference with S. Smith re. C. Humber email requesting to extend									
		deadlines to produce damage calculations; correspondence with C.									
	1	Humber re same; legal research re. Maryland state law damages issue									
		raised by C. Humber and discuss with S. Smith; Discuss damages with									
9/14/2020	L Donnell	S. Smith; review Declaration of N. Smith.	550	2.0	1100.00	0.0	0.00	2.0	1,100.00	B&S	Motions Practice
9/15/2020	L Donnell	Review revised damages cacluations prepared by N. Smith	550	0.5	275.00	0.0	0.00	0.5	275.00	B&S	Motions Practice
		Telephone conversation with Rickey Johnson regarding the case;									
9/16/2020	M Aguilar	Memorandum to file	180	0.2	36.00	0.2	36.00	0.0	0.00	M&A	Case Development
9/18/2020	B Thompkinson	Call and e-mail with court reporter re ordering hearing transcript	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Case Development

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 144 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours		(Hours)	(Amount)	Hours	Amount	Eirm	Category
Date	ППекеереі	Review returned mail to class members; update spreadsheet of same;	value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	FIIII	Category
		begin locating new contact information for class members; e-mail									
9/21/2020	B Thompkinson	with clients re updated contact information	265	1.7	450.50	0.0	0.00	1.7	450.50	BC81	Case Development
9/22/2020	N Smith	Damage Calculations	225	6.0	1350.00	0.0	0.00	6.0	1,350.00		Case Development
9/23/2020	B Thompkinson	Locate new contact information for returned mail to class members	265	0.0	238.50	0.0	0.00	0.9	238.50		Case Development
3/23/2020	b mompkinson	Assemble status letters to resend to class members whose mail was	203	0.5	230.30	0.0	0.00	0.5	238.30	DOOL	case Development
9/24/2020	B Thompkinson	returned; review new returns	265	1.0	265.00	0.0	0.00	1.0	265.00	BC81	Case Development
3/24/2020	В Попринзон	locate new addresses for returned mail; update spreadsheet of	203	1.0	203.00	0.0	0.00	1.0	203.00	BOOL	Case Development
		contact information for class and plaintiffs; e-mail spreadsheet to co-									
		counsel; email with Liz Suero re resending status letters; e-mail with									
9/28/2020	B Thompkinson	court reporter re ordering transcript of hearing	265	1.5	397.50	0.0	0.00	1.5	397.50	DC81	Case Development
9/20/2020	в попринзон	E-mail with court reporter re transcript; conference with Joseph B.	203	1.5	397.30	0.0	0.00	1.5	397.30	BUAL	Case Development
		Espo re same; arrange for payment of invoice and draft letter to									
0/20/2020	D. The amount in com		265	0.6	159.00	0.6	159.00	0.0	0.00	DC 8 I	Casa Davialanmant
9/29/2020	B Thompkinson	reporter Locate new contact information for returned mail; e-mail co-counsel	205	0.6	159.00	0.6	159.00	0.0	0.00	BG&L	Case Development
10/1/2020	D. The amount in com	•	205	0.2	70.50	0.0	0.00	0.2	70.50	DC 8 I	Coso Dovolonmont
10/1/2020	B Thompkinson	re quarterly fee letter	265	0.3	79.50	0.0	0.00	0.3	79.50 26.50		Case Development
10/2/2020	B Thompkinson	Review schedule re damages submission to court	265	0.1	26.50						Motions Practice
10/5/2020	A Balashov	Correspond with Barbara Thompkinson regarding quarterly fees.	350	0.1	35.00	0.0	0.00	0.1	35.00		Fee Petition
10/5/2020	C Grau	Prepare Quarterly Fee Report.	180	0.6	108.00	0.6	108.00	0.0	0.00		Fee Petition
10/12/2020	B Thompkinson	Conference with Joseph B. Espo re damages calculations	265	0.1	26.50	0.1	26.50	0.0	0.00	BG&L	Motions Practice
		Locate addresses for returned mail; update spreadsheet with same;								BG&L B&S BG&L BG&L BG&L BG&L BG&L BG&L BG&L BG&L	
		send status letter to new addresses; e-mail co-counsel re returned									
	B Thompkinson	mail	265	0.7	185.50	0.0	0.00	0.7	185.50		Case Development
	B Thompkinson	Email co-counsel re tracking down class member; draft fee letter	265	0.6	159.00	0.0	0.00	0.6	159.00		Case Development
10/22/2020	B Thompkinson	Log in returned mail	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
		Correspondence with C. Humber re. revised schedule for CUI									
10/26/2020	L Donnell	response to Plaintiffs' damage calculations.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Motions Practice
		Review and calender new calculations due dates; update plaintiff									
	B Thompkinson	spreadsheet with new contact information and e-mail with client	265	0.2	53.00	0.0	0.00	0.2	53.00		Motions Practice
11/3/2020	B Thompkinson	Review returned mail	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
		Edit declaration of Barbara Thompkinson regarding notice mailing;									
11/4/2020	L Donnell	correspondence to J. Espo and B. Thompkinson re. same.	550	0.7	385.00	0.0	0.00	0.7	385.00		Motions Practice
11/5/2020	S Smith	Edit declaration re mailing of class notice	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
		Review affidavit re returned class notices; review returns since; email									
11/5/2020	B Thompkinson	with co counsel re same	265	0.4	106.00	0.0	0.00	0.4	106.00		Motions Practice
11/6/2020	S Smith	Review damage analysis from CUI	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	Motions Practice
		Conference with N. Smith re strategy for rebutting damage analysis									
11/6/2020	S Smith	from SFS	700	0.2	140.00	0.0	0.00	0.2	140.00		Motions Practice
11/6/2020	J Espo	Telephone call with Troy Hawkins	595	0.1	59.50	0.0	0.00	0.1	59.50		Case Development
11/6/2020	J Espo	Telephone call with Loren	595	0.3	178.50	0.3	178.50	0.0	0.00	BG&L	Case Development
		Finalize B. Thompinson declaration and correspondence to J. Galvan									
11/6/2020	L Donnell	re. same.	550	0.4	220.00	0.0	0.00	0.4	220.00	B&S	Motions Practice
		Review and edit declaration re mailing and return of class notices;									
		review records re same; e-mail with co counsel re same; finalize									
11/6/2020	B Thompkinson	declaration	265	1.5	397.50	0.0	0.00	1.5	397.50	BG&L	Motions Practice
		Review returned envelopes; update spreadsheet of same; edit									
		declaration; conference with Joseph B. Espo re additional returns; e-									
11/6/2020	B Thompkinson	mail to co-counsel re all	265	3.5	927.50	0.0	0.00	3.5	927.50	BG&L	Case Development

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 145 of 173

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Data	Ti	Description	Rate		Total	Judgment	Judgment	Lodestar	Lodestar	Fi	Cohonna
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
11/7/2020	S Smith	Review CUI's damage analysis and work on model to rebut same	700	3.6	2520.00	0.0	0.00	3.6	2,520.00	B&S	Motions Practice
11/7/2020	S Smith	Conference with N. Smith re analysis of CUI's damage model	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Motions Practice
/= /2.22		Review CUI's damage calculations and confer with N. Smith re analysis								-00	
11/7/2020	S Smith	of same	700	4.3	3010.00	0.0	0.00	4.3	3,010.00	B&S	Motions Practice
/ . /		Review data analysis of CUI's damage chart and conference with N.								-00	
11/8/2020	S Smith	Smith regarding same	700	1.8	1260.00	0.0	0.00	1.8	1,260.00	B&S	Motions Practice
		Conference with L. Donnell re preliminary analysis of CUI's damage									
11/8/2020	S Smith	model and strategy for preparing final brief regarding same	700	0.3	210.00	0.3	210.00	0.0	0.00	B&S	Motions Practice
		Review damage calculations and confer with N. Smith and L. Donnell									
11/9/2020	S Smith	regarding strategy for same	700	2.9	2030.00	0.0	0.00	2.9	2,030.00	B&S	Motions Practice
		Conference with J. Espo and L. Donnell regarding notice to class									
11/9/2020	S Smith	members and next steps in case	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Case Development
11/9/2020	J Espo	Call Loren about Barb's declaration	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Motions Practice
11/9/2020	J Espo	Telephone call with Sam and Loren about declaration	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Motions Practice
		Review and edit declaration of B. Thompkinson and review									
		undeliverables report; call with B. Thompkinson to discuss same;									
		Correspondence with S. Smith re. CUI's request for extension; review									
11/9/2020	L Donnell	and edit CUI draft motion for extension.	550	1.1	605.00	0.0	0.00	1.1	605.00	B&S	Motions Practice
		Calls with co-counsel re returned notices; research re new addresses									
		for returns; conference with Joseph B. Espo re same; review									
11/9/2020	B Thompkinson	declaration and spreadsheet of returns	265	0.7	185.50	0.0	0.00	0.7	185.50	BG&L	Motions Practice
11/10/2020	S Smith	Edit damage calculations and confer with N. Smith re same	700	2.1	1470.00	0.0	0.00	2.1	1,470.00	B&S	Motions Practice
11/10/2020	J Espo	Review damages sheets from defendant	595	0.5	297.50	0.5	297.50	0.0	0.00	BG&L	Motions Practice
		Download defendant's damages calculations; review and edit									
11/10/2020	B Thompkinson	declaration returned class notices; review spreadsheet re same	265	1.4	371.00	1.4	371.00	0.0	0.00	BG&L	Motions Practice
11/11/2020	S Smith	Edit damage calculation model and confer with N. Smith re same	700	3.3	2310.00	0.0	0.00	3.3	2,310.00	B&S	Motions Practice
		Review B. Thompinson's revisions to B. Thompkinson declaration;									
11/11/2020	L Donnell	draft correspondence to J. Galvan re. same.	550	0.4	220.00	0.0	0.00	0.4	220.00	B&S	Motions Practice
11/11/2020	N Smith	Analyze damage calculations	225	8.0	1800.00	0.0	0.00	8.0	1,800.00	B&S	Case Development
11/13/2020	S Smith	Edit motion to extend time to file damage briefs	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
11/14/2020	N Smith	Analyze damage calculations	225	7.5	1687.50	0.0	0.00	7.5	1,687.50	B&S	Motions Practice
		Finalize Barb Thompkinson Declaration re. Class Notice and									
		correspondence to B. Thompkinson for review; Correspondence to J.									
11/16/2020	L Donnell	Galvan re. same	550	0.5	275.00	0.0	0.00	0.5	275.00	B&S	Motions Practice
11/16/2020	B Thompkinson	Finalize declaration; update spreadsheet of client information	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Motions Practice
11/16/2020	N Smith	Analyze damage calculations	225	6.5	1462.50	0.0	0.00	6.5	1,462.50	B&S	Case Development
11/17/2020	N Smith	Analyze damage calculations	225	9.0	2025.00	3.0	675.00	6.0	1,350.00	B&S	Case Development
11/18/2020	S Smith	Review damage analysis adding invoice data	700	2.2	1540.00	2.2	1,540.00	0.0	0.00	B&S	Motions Practice
		Telephone call with Loren and Sam about what we need to file re:									
11/18/2020	J Espo	findings of fact and conclusions of law	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Motions Practice
		Correspondence to Joe Espo and B. Thompkinson re. filing of notice of									
11/18/2020	L Donnell	class notice process.	550	0.1	55.00	0.0	0.00	0.1	55.00	B&S	Case Development
, , ,		Conference with S. Smith re. C. Humber email re. construct of									
		proposed order and damage briefing; Call with J. Espo re. same; Draft									
11/18/2020	L Donnell	correspondence to C. Humber re. same.	550	0.5	275.00	0.0	0.00	0.5	275.00	B&S	Case Development
, 10, 2020	2 2 3 1111 111	Draft notice of filing declaration; e-mail with Liz Suero re same;	333	0.5	2,3.00	0.0	0.00	0.5	2,3.00	505	Sase Development
11/18/2020	B Thompkinson	update spreadsheet of plaintiff contact info	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Motions Practice
		· · · · · · · · · · · · · · · · · · ·									Case Development
11/18/2020		Analyze damage calculations	225	5.0	1125.00	0.0	0.00	5.0	1,125.00	B&S	

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 146 of 173

						Billing	Billing				
			Rate		Total		_	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	Judgment (Hours)	Judgment (Amount)	Hours	Amount	Firm	Category
11/19/2020		Review CUI's deeclaration re damages and research issues re same	700	3.5	2450.00	0.0	0.00	3.5	2,450.00	B&S	Motions Practice
11/19/2020		Telephone call with Steve Borden	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
11/19/2020) ESPO	Call to Kweku Agyemang, Laiphone Chanthavong, Ravon Daniel re.	393	0.2	113.00	0.0	0.00	0.2	119.00	BG&L	Case Development
11/19/2020	L Donnell	work in Maryland in response to Declaration from Pieper.	550	0.8	440.00	0.0	0.00	0.8	440.00	B&S	Motions Practice
11/13/2020	L DOITHEII	Review N. Smith calculations for Plaintiffs' memo in support of	330	0.8	440.00	0.0	0.00	0.0	440.00	DQS	Wiotions Fractice
11/20/2020	I Donnell	damages.	550	2.0	1100.00	2.0	1,100.00	0.0	0.00	B&S	Motions Practice
11/22/2020		Draft and edit declaration in support of damage calculations	700	3.6	2520.00	0.0	0.00	3.6	2,520.00	B&S	Motions Practice
11/22/2020		Review and edit Declaration of N. Smith and data charts.	550	1.2	660.00	0.0	0.00	1.2	660.00	B&S	Motions Practice
11/23/2020		Review analysis of damages and edit declaration in support	700	4.3	3010.00	0.0	0.00	4.3	3,010.00	B&S	Motions Practice
11/23/2020	3 Jilliuli	Review supplemental FLSA opt-ins status and briefing related to SOL	700	7.5	3010.00	0.0	0.00	7.5	3,010.00	DQS	WIOTIONS I TUCTICE
11/23/2020	I Donnell	for Plaintiffs' proposed order.	550	1.7	935.00	0.0	0.00	1.7	935.00	B&S	Case Development
		E-mail with client re status of case	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Case Development
, -,	- I	Draft and edit memo in support of damage calculations	700	7.6	5320.00	0.0	0.00	7.6	5,320.00	B&S	Motions Practice
11/24/2020	3 Silliui	Discuss Plaintiffs' memo in support of damages with S. Smith; draft	700	7.0	3320.00	0.0	0.00	7.0	3,320.00	DQS	Wiotions Fractice
11/24/2020	I Donnoll	outline for Plaintiffs' memo in support of damages.	550	0.9	495.00	0.0	0.00	0.9	495.00	B&S	Motions Practice
11/24/2020	L DOITHEII	Discuss Plaintiffs' memo in support of damages with S. Smith; draft	330	0.5	433.00	0.0	0.00	0.5	433.00	DQS	Wiotions Fractice
11/24/2020	L Donnell	outline for Plaintiffs' memo in support of damages.	550	0.9	495.00	0.0	0.00	0.9	495.00	B&S	Motions Practice
11/24/2020		Review Noah Smith declaration on calculations	150	0.3	45.00	0.0	45.00	0.9	0.00	B&S	Motions Practice
11/24/2020	r Silliuli	Draft and edit memorandum in support of damage calculations and	130	0.3	43.00	0.3	43.00	0.0	0.00	БОЗ	Wiotions Fractice
11/25/2020	C Smith	edit supporting documents	700	4.2	2940.00	0.0	0.00	4.2	2,940.00	B&S	Motions Practice
11/23/2020	3 3111111	Review final damage calculations and declaration in support and draft	700	4.2	2340.00	0.0	0.00	4.2	2,940.00	БОЗ	Wiotions Fractice
11/25/2020	C Smith	email re same	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	Motions Practice
11/23/2020	3 3111111	Draft Maryland law section for Plaintiffs' memo in support of	700	0.5	330.00	0.0	0.00	0.5	330.00	БОЗ	Wiotions Fractice
11/25/2020	I Donnell	damages.	550	2.7	1485.00	0.0	0.00	2.7	1,485.00	B&S	Motions Practice
11/29/2020		Draft and edit memorandum in support of damages	700	1.4	980.00	0.0	0.00	1.4	980.00	B&S	Motions Practice
· ·		Analyze damage issues	225	7.0	1575.00	2.0	450.00	5.0	1.125.00	B&S	Case Development
11/23/2020	N SIIIICII	Draft and edit memorandum in support of damages and proposed	223	7.0	1373.00	2.0	430.00	3.0	1,123.00	DQS	case Development
11/30/2020	S Smith	order and confer with L. Donnell re same	700	0.9	630.00	0.0	0.00	0.9	630.00	B&S	Motions Practice
11/30/2020		Read draft motion Re damages and Noah's declaration	595	1.0	595.00	0.0	0.00	1.0	595.00	BG&L	Motions Practice
11/30/2020	ј Езро	Review and editing Plaintiffs' memo in support of damages and	333	1.0	333.00	0.0	0.00	1.0	333.00	DOGL	Wiotions Fractice
11/30/2020	L Donnell	proposed order.	550	2.5	1375.00	0.0	0.00	2.5	1,375.00	B&S	Motions Practice
		Analyze damage issues	225	8.0	1800.00	2.0	450.00	6.0	1,350.00	B&S	Motions Practice
11/30/2020	N SIIIICII	Review C. Humber email re. request for extension and conference	223	8.0	1800.00	2.0	430.00	0.0	1,330.00	DQS	Wiotions Fractice
		with S. Smith re. same and data issues; Meet and confer re. same with									
12/1/2020	L Donnell	S. Smith, N. Smith and C. Humber.	550	0.5	275.00	0.0	0.00	0.5	275.00	B&S	Motions Practice
12/1/2020	L DOITHCII	S. Silici, H. Silici did C. Halliser.	330	0.5	273.00	0.0	0.00	0.5	273.00	503	Wiotions Fractice
12/1/2020	B Thompkinson	Begin review of damages submission; e-mail with co-counsel re same	265	0.7	185.50	0.0	0.00	0.7	185.50	BG&L	Motions Practice
12/1/2020	N Smith	Analyze damage issues	225	7.6	1710.00	2.0	450.00	5.6	1,260.00	B&S	Case Development
12/2/2020	S Smith	Draft and edit memorandum in support of damages	700	5.2	3640.00	0.0	0.00	5.2	3,640.00	B&S	Motions Practice
12/2/2020	3 Simen	Review motion for extension of time to file damage brief and confer	700	3.2	30-10.00	0.0	0.00	3.2	3,040.00	503	Wiotions Fractice
12/2/2020	S Smith	with L. Donnell regarding strategy for response to same	700	0.4	280.00	0.4	280.00	0.0	0.00	B&S	Motions Practice
12/2/2020	L Donnell	Review CUI's motion for extension of time and draft opposition.	550	4.7	2585.00	4.7	2,585.00	0.0	0.00	B&S	Motions Practice
, _, _, _		Conference with C. Humber and L. Donnell re schedule for exchange	330	1.,			_,555.00	0.0	5.55	200	ouos i ractioe
12/7/2020	S Smith	of damage information and briefing re same	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	Motions Practice
12/7/2020	S Smith	Review and edit joint motion and confer with L. Donnell re same	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Motions Practice
12///2020	5 511101	Conference with C. Humber and S. Smith re. damages calculations	700	0.5	210.00	0.0	0.00	0.5	210.00	DQJ	14.0tions i ractice
		exchange and potential revised briefing schedules; confer with S.									
12/7/2020	L Donnell	Smith re. proposal re. same.	550	0.7	385.00	0.5	275.00	0.2	110.00	B&S	Motions Practice
12/1/2020	L DOMINGI	Januari C. proposari C. same.	550	0.7	303.00	0.5	273.00	0.2	110.00	טעט	WIOGOTTS FT ACCICE

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 147 of 173

						Billing	Billing				
			Rate		Total	Judgment	_	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
12/9/2020	J Espo	Telephone call with Sam about status of case	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
		Review order re new damages due dates; calendar same; call with Liz									
12/10/2020	B Thompkinson	Suero re same	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Case Development
	p	Calendar deadlines in Order Granting Joint Motion for Extension of									
12/10/2020	C Grau	Time to File.	180	0.1	18.00	0.1	18.00	0.0	0.00	M&A	Case Development
12/11/2020		Legal research for final damages brief.	550	0.5	275.00	0.0	0.00	0.5	275.00	B&S	Motions Practice
12/12/2020	L Donnell	Review deposition transcriptions for damages briefing.	550	2.0	1100.00	0.0	0.00	2.0	1,100.00	B&S	Motions Practice
		Review depositions transcriptions and summarize for damages									
12/13/2020	L Donnell	briefing.	550	3.0	1650.00	0.0	0.00	3.0	1,650.00	B&S	Motions Practice
		Draft email to opposing counsel re data issues and G. McFarland and									
12/14/2020	S Smith	conference with L. Donnell and N. Smith re same	700	0.8	560.00	0.0	0.00	0.8	560.00	B&S	Motions Practice
12/14/2020	L Donnell	Draft summary re. deposition transcripts for damages briefing.	550	1.4	770.00	0.0	0.00	1.4	770.00	B&S	Motions Practice
		Review damage models and confer with L. Donnell regarding next									
12/15/2020	S Smith	steps for motion for damages	700	1.1	770.00	0.0	0.00	1.1	770.00	B&S	Motions Practice
12/15/2020	S Smith	Review and respond to email re Gary McFarland issue	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
12/15/2020	S Smith	Review damage analysis and confer with N. Smith re same	700	4.6	3220.00	0.0	0.00	4.6	3,220.00	B&S	Motions Practice
12/15/2020		Draft and edit declaration for N. Smith	700	0.8	560.00	0.0	0.00	0.8	560.00	B&S	Motions Practice
		Review correspondence from S. Smith to c. Humber re. Maryland									
		class data; Discuss same with S. Smith; Call and emails to C. Green;									
		Discuss G. McFarlane declaration with S. smith; Call to G. McFarlane;									
		Discuss SFS damages analysis and responses to C. Pieper declarations									
12/15/2020	L Donnell	with S. Smith and N. Smith; Drafting Damages Brief	550	3.5	1925.00	0.0	0.00	3.5	1,925.00	B&S	Motions Practice
12/15/2020	B Thompkinson	Download CUI calculations and e-mail with Joseph B. Espo re same	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Case Development
		Conference with L. Donnell re strategy for preparing brief in support									
12/16/2020	S Smith	of damages	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Motions Practice
		Draft and edit damage model, declaration in support, and brief in									
12/16/2020	S Smith	support of damages	700	9.5	6650.00	0.0	0.00	9.5	6,650.00	B&S	Motions Practice
		Draft Damages Brief and reviewing Noah Smith declaration; draft C.									
12/16/2020	L Donnell	Green Declaration.	550	8.5	4675.00	0.0	0.00	8.5	4,675.00	B&S	Motions Practice
12/16/2020	B Thompkinson	E-mail from Joseph B. Espo with additional CUI date and save same	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
12/17/2020	S Smith	Draft and edit damage model and brief in support of damages	700	8.8	6160.00	0.0	0.00	8.8	6,160.00	B&S	Motions Practice
12/17/2020	J Espo	Edit damages memorandum, review declaration	595	1.5	892.50	0.0	0.00	1.5	892.50	BG&L	Motions Practice
		Draft and editing memo in support of damages; conferences with S.									
12/17/2020	L Donnell	Smith and N. Smith re. declarations and calculations.	550	8.5	4675.00	0.0	0.00	8.5	4,675.00	B&S	Motions Practice
12/17/2020	P Smith	E-mail - DocuSign to Mr. Green	150	0.2	30.00	0.0	0.00	0.2	30.00	B&S	Case Development
		Draft and edit memo in support of damages and supporting									
12/18/2020	S Smith	documents and exhibits	700	7.6	5320.00	0.0	0.00	7.6	5,320.00	B&S	Motions Practice
12/18/2020	J Espo	Further editing of damages memo	595	1.5	892.50	0.0	0.00	1.5	892.50	BG&L	Motions Practice
12/18/2020	J Espo	Edits to damages memo	595	0.8	476.00	0.0	0.00	0.8	476.00	BG&L	Motions Practice
		Draft memo in support of damages, finalizing briefing, preparing									
12/18/2020	L Donnell	exhibits.	550	6.0	3300.00	0.0	0.00	6.0	3,300.00	B&S	Motions Practice
		Draft and edit memo in support of damages, Smith declaration, and									
		proposed order; draft exhibit list; call with co-counsel and									
12/18/2020	B Thompkinson	conferences with Joseph B. Espo re memo and exhibit list	265	3.2	848.00	0.0	0.00	3.2	848.00	BG&L	Motions Practice
		Prepare - print depo docs for scanning, add exhibit numbers, file							-		
12/18/2020	P Smith	scans.	150	1.1	165.00	0.0	0.00	1.1	165.00	B&S	Motions Practice

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 148 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Date	ППексереі	E-mail from co-counsel re filing seal exhibit; calls with Joseph B. Espo	value	Tiours	Airiount	(Hours)	(Amount)	Hours	Amount	111111	Category
		re same and re courtesy copies; e-mail to opposing counsel re									
12/23/2020	B Thompkinson	procedure for filing under seal and courtesy copies	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Motions Practice
12/28/2020		Call with client about status	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Case Development
12/20/2020	3 E3PO	Draft letter to court with courtesy copy of memorandum in support of	333	0.1	33.30	0.0	0.00	0.1	33.30	DOGE	case bevelopment
		damages; assemble copy for court; e-mail with legal assistant re									
12/28/2020	B Thompkinson	sending same; create UPS label.	265	1.4	371.00	1.0	265.00	0.4	106.00	BG&L	Motions Practice
12/20/2020	B mompkinson	Draft status letter to clients; update client information spreadsheet;	203	1.4	371.00	1.0	203.00	0.4	100.00	DOGE	Wiotions Fractice
1/6/2021	B Thompkinson	attempt to call client; call with client	265	0.8	212.00	0.0	0.00	0.8	212.00	BG&L	Case Development
1/0/2021	В тпотприпзон	Edit update letter to clients and confer with L. Donnell re same and	203	0.0	212.00	0.0	0.00	0.0	212.00	DOGE	case bevelopment
1/7/2021	S Smith	next steps to prepare for final brief on damages	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Case Development
1/7/2021	5 51111111	Review client update letter drafted by J. Espo; Discuss with S. Smith;	700	0.5	210.00	0.0	0.00	0.5	210.00	DQ3	case bevelopment
1/7/2021	L Donnell	Correspondence re. same with J. espo and B. thompkinson.	550	0.3	165.00	0.3	165.00	0.0	0.00	B&S	Case Development
1/7/2021	L Doilliell	E-mail from co-counsel and conference with Joseph B. Espo re status	330	0.5	103.00	0.5	103.00	0.0	0.00	DQS	case Development
1/7/2021	B Thompkinson	letter; call with client re case status	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Case Development
1/7/2021	В тпотпркитаот	Correspondence re. motion for extension of time with C. Humber,	203	0.2	33.00	0.0	0.00	0.2	33.00	DOOL	case Development
1/8/2021	L Donnell	Review and edit motion for extension.	550	0.4	220.00	0.0	0.00	0.4	220.00	B&S	Motions Practice
1/6/2021	L Doilliell	Update contact information for clients; e-mail with co-counsel re	330	0.4	220.00	0.0	0.00	0.4	220.00	DQS	Wiotions Fractice
1/8/2021	B Thompkinson	status letter	265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	Case Development
1/6/2021	В тпотпркитаот	status lettei	203	0.5	132.30	0.0	0.00	0.5	132.30	DOOL	case Development
1/11/2021	S Smith	Review CUI's memorandum and supporting declarations re damages	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	Motions Practice
1/11/2021	3 3111111	Locate updated addresses for class members; update spreadsheet of	700	0.5	330.00	0.0	0.00	0.5	330.00	DQS	Wiotions Fractice
		same; edit status letter to clients; conference with Joseph B. Espo re									
1/11/2021	B Thompkinson	dismissed class members; e-mail with co-counsel re status letter	265	2.0	530.00	0.0	0.00	2.0	530.00	BG&L	Case Development
1/11/2021	В тпотприпзон	Telephone conversation with Ibriss Kabia regarding the SFS case;	203	2.0	330.00	0.0	0.00	2.0	330.00	DOGE	case bevelopment
1/11/2021	M Aguilar	Memorandum to file	180	0.2	36.00	0.2	36.00	0.0	0.00	M&A	Case Development
	S Smith	Review CUI's damage brief	700	2.1	1470.00	0.0	0.00	2.1	1,470.00	B&S	Motions Practice
1/12/2021	5 51111111	Conference with J. Espo re CUI's damage brief and strategy for	700	2.1	1470.00	0.0	0.00	2.1	1,470.00	DQS	WIOTIONS Tractice
1/12/2021	S Smith	responding to same	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Motions Practice
1/12/2021	5 51111111	Conference with L. Donnell and N. Smith re strategy for responding to	700	0.4	200.00	0.0	0.00	0.4	200.00	DQS	WIOTIONS Tractice
1/12/2021	S Smith	CUI's damage brief	700	0.6	420.00	0.0	0.00	0.6	420.00	B&S	Motions Practice
1/12/2021	5 51111111	Analyze time and pay data re CUI's techs and compare to Comcast	700	0.0	420.00	0.0	0.00	0.0	420.00	DQS	WIOTIONS Tractice
1/12/2021	S Smith	data and confer with N. Smith re strategy for analyzing same	700	2.8	1960.00	0.0	0.00	2.8	1,960.00	B&S	Motions Practice
1/12/2021	S Smith	draft email to C. Humber re back up data for CUI's damage analysis	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
1,12,2021	3 3111111	Review damages filing; t/c with Sam about Defendant's Damages	700	0.2	110.00	0.0	0.00	0.2	140.00	Das	Wiotions Fractice
1/12/2021	J Espo	filing	595	1.3	773.50	0.0	0.00	1.3	773.50	BG&L	Motions Practice
1,12,2021	3 E3PO	Review CUI response on damages; discuss with S. Smith, N. Smith; LR	333	1.5	773.30	0.0	0.00	1.5	773.30	Dour	Wiotions Fractice
		and evaluate of same in preparation for reply; Draft letter to opt-in									
1/12/2021	L Donnell	who may be dismissed from case because on data for damages.	550	4.2	2310.00	0.0	0.00	4.2	2,310.00	B&S	Motions Practice
1,12,2021	L Dominen	Finish updating spreadsheet of class members, plaintiffs, and opt-ins;	330	1.2	2310.00	0.0	0.00	7.2	2,310.00	Das	Wiotions Fractice
1/12/2021	B Thompkinson	finalize status letter	265	0.6	159.00	0.0	0.00	0.6	159.00	BG&L	Motions Practice
	N Smith	Analyze damage models and write declaration.	225	7.5	1687.50	0.0	0.00	7.5	1,687.50	B&S	Motions Practice
<u> </u>	S Smith	Analyze CUI's damage modeling and prepare counter to same	700	5.1	3570.00	0.0	0.00	5.1	3,570.00	B&S	Motions Practice
1/13/2021	J Espo	Review status letter	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Case Development
2, 13, 2021	2000	Legal research of citations in CUI response to plaintiffs' damages	333	0.2	113.00	0.0	0.00	0.2	113.00	Door	Sase Bevelopment
1/13/2021	L Donnell	submission.	550	3.0	1650.00	0.0	0.00	3.0	1,650.00	B&S	Motions Practice
-, -5, 2021	2 201111011	34030.011	330	5.0	1000.00	0.0	0.00	5.0	1,000.00	203	.viociono i ractice
	1		265	0.6	159.00	0.0	0.00	0.6	159.00	BG&L	Case Development

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 149 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
1/13/2021	B Thompkinson	Review letter to clients being dismissed	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
1/13/2021	N Smith	Analyze damage models and write declaration.	225	8.5	1912.50	0.0	0.00	8.5	1,912.50	B&S	Motions Practice
1/14/2021	S Smith	Analyze damages and confer with N. Smith re same	700	8.8	6160.00	0.0	0.00	8.8	6,160.00	B&S	Motions Practice
		Review e-mails from clients and update spreadsheet with client							.,		
1/14/2021	B Thompkinson	contact information	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
1/15/2021	L Donnell	Drafting reply to CUI's damages submission.	550	4.5	2475.00	0.0	0.00	4.5	2,475.00	B&S	Motions Practice
1/16/2021	L Donnell	Draft reply for submission on damages	550	3.0	1650.00	0.0	0.00	3.0	1,650.00	B&S	Motions Practice
1/17/2021	S Smith	Draft and edit damage models and conference with N. Smith re same	700	4.5	3150.00	0.0	0.00	4.5	3,150.00	B&S	Motions Practice
1/17/2021	L Donnell	Draft reply for submission on damages	550	4.0	2200.00	0.0	0.00	4.0	2,200.00	B&S	Motions Practice
		Conference with N. Smith re damage analysis and draft declaration									
1/18/2021	S Smith	for same	700	5.2	3640.00	0.0	0.00	5.2	3,640.00	B&S	Motions Practice
1/18/2021	L Donnell	Draft reply for submission on damages	550	7.5	4125.00	0.0	0.00	7.5	4,125.00	B&S	Motions Practice
1/19/2021	S Smith	Edit motion for extension of time to file reply on damages	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
1/19/2021	S Smith	Edit letter to opt ins who are being dismissed from case	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Case Development
		Continue drafting N. Smith Declaration and review L. Donnell									
1/19/2021	S Smith	suggestions for same	700	2.8	1960.00	0.0	0.00	2.8	1,960.00	B&S	Motions Practice
		Conference with N. Smith re edits to his declaration and questions									
1/19/2021	S Smith	raised by L. Donnell	700	1.2	840.00	0.0	0.00	1.2	840.00	B&S	Motions Practice
		Research depositions and exhibits for inclusion in damage submission									
1/19/2021	S Smith	reply brief	700	2.9	2030.00	0.0	0.00	2.9	2,030.00	B&S	Motions Practice
1/19/2021	S Smith	Draft and edit declaration for N. Smith	700	3.0	2100.00	0.0	0.00	3.0	2,100.00	B&S	Motions Practice
		Correspondence to confer over extension of time to file reply; Review									
1/19/2021	L Donnell	draft of motion for extension drafted by J. Espo.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Motions Practice
1/19/2021	L Donnell	Draft reply for submission on damages.	550	6.2	3410.00	0.0	0.00	6.2	3,410.00	B&S	Motions Practice
		Conference with Joseph B. Espo re drafting motion for extension to									
		file reply to defendants' damages submission; draft same and									
4 /40 /2024	D. T	proposed order; review e-mails from clients re new contact	265		220 50		0.00		220 50	2001	
1/19/2021	B Thompkinson	information	265	0.9	238.50	0.0	0.00	0.9	238.50	BG&L	Motions Practice
1/19/2021 1/20/2021	N Smith S Smith	Analyze damage models and write declaration.	225 700	8.0 2.5	1800.00 1750.00	0.0	0.00	8.0 2.5	1,800.00 1,750.00	B&S B&S	Motions Practice
1/20/2021	S Smith	Review documents for potential exhibits for damage reply brief Draft and edit N. Smith Declartion for reply brief on damages	700	2.5	1680.00	0.0	0.00	2.5	1,750.00	B&S	Motions Practice Motions Practice
1/20/2021	S Smith	Edit reply brief on damages	700	2.4	1680.00	0.0	0.00	2.4	1,680.00	B&S B&S	Motions Practice
1/20/2021	L Donnell	Draft reply for submission on damages	550	5.5	3025.00	0.0	0.00	5.5	3,025.00	B&S	Motions Practice
1/20/2021	L DOMMEN	E-mail with clients re contact information; update spreadsheet of	330	3.3	3023.00	0.0	0.00	3.3	3,023.00	DQS	Wiotions Fractice
1/20/2021	B Thompkinson	same	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Case Development
1/20/2021	В тпотприпзоп	Draft and edit damage chart, N. Smith declaration, and damage reply	203	0.4	100.00	0.0	0.00	0.4	100.00	DOGE	case Development
1/21/2021	S Smith	brief	700	4.8	3360.00	0.0	0.00	4.8	3,360.00	B&S	Motions Practice
1/21/2021	3 Simeri	Legal research on Maryland state law claims for draft reply to	700	1.0	3300.00	0.0	0.00	1.0	3,300.00	bas	Wiotions Fractice
1/21/2021	L Donnell	submission on damages.	550	4.3	2365.00	0.0	0.00	4.3	2,365.00	B&S	Motions Practice
1/21/2021	B Thompkinson	E-mail with client and send status letter	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
1/22/2021	S Smith	Edit damage models and N. Smith Declaration for reply on damages	700	3.9	2730.00	0.0	0.00	3.9	2,730.00	B&S	Motions Practice
1/22/2021	L Donnell	Draft reply for submission on damages.	550	5.0	2750.00	0.0	0.00	5.0	2,750.00	B&S	Motions Practice
1/23/2021	L Donnell	Draft rely for submission on damages.	550	3.4	1870.00	0.0	0.00	3.4	1,870.00	B&S	Motions Practice
1/24/2021	S Smith	Review N. Smith edits to declaration re reply on damages	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	Motions Practice
1/24/2021	S Smith	Research re Maryland law issues	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Motions Practice
1/24/2021	S Smith	Draft reply brief re damages	700	2.3	1610.00	0.0	0.00	2.3	1,610.00	B&S	Motions Practice

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 150 of 173

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. .			Rate		Total	Judgment	Judgment	Lodestar	Lodestar	- .	
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
1/24/2021	L Donnell	Draft reply for submission on damages and additional legal research.	550	4.5	2475.00	0.0	0.00	4.5	2,475.00	B&S	Motions Practice
1/24/2021	L Dollileli	Review depositions and pay data for drafting declarations re	330	4.5	2473.00	0.0	0.00	4.3	2,473.00	БОЗ	WIOLIOIIS FLACTICE
1/25/2021	S Smith	consequential damages	700	0.4	280.00	0.4	280.00	0.0	0.00	B&S	Motions Practice
1/23/2021	3 Silliul	Draft and edit reply brief re damages and N. Smith declaration re	700	0.4	280.00	0.4	200.00	0.0	0.00	DQS	Wiotions Fractice
1/25/2021	S Smith	same	700	4.5	3150.00	0.0	0.00	4.5	3.150.00	B&S	Motions Practice
1/25/2021	S Smith	Edit declaration of M. Williams for reply brief on damages	700	0.2	140.00	0.0	140.00	0.0	0.00	B&S	Motions Practice
1/25/2021	3 3111101	Speaking with co-counsel about the reply to the damages brief and	700	0.2	140.00	0.2	140.00	0.0	0.00	DQ3	Wiotions Fractice
1/25/2021	O Melehy	obtaining client declarations.	625	0.3	187.50	0.2	125.00	0.1	62.50	M&A	Motions Practice
1/23/2021	Olvicieny	Speaking with Andrew Balashov about obtaining declarations from	023	0.5	107.50	0.2	123.00	0.1	02.50	WICH	Wiotions Fractice
		clients regarding consequential damages they suffered as a result of									
1/25/2021	O Melehy	the wage violations.	625	0.2	125.00	0.2	125.00	0.0	0.00	M&A	Motions Practice
1/23/2021	Olvicieny	Discuss consequential damages issue with S. Smith; conference with	023	0.2	123.00	0.2	123.00	0.0	0.00	WICH	Wiotions Fractice
		K. Docherty, O, Melehy, and S. Smith re. same; Discuss project re.									
		same with T. Smith; Corrspondence with team re. assignments for									
		declaration and draft template declaration; Review declaration for M.									
1/25/2021	L Donnell	Williams; Draft reply for submission on damages.	550	5.5	3025.00	1.5	825.00	4.0	2,200.00	B&S	Motions Practice
1/25/2021	K Docherty	E-mails with Loren Donnell re call to discuss reply re damages	475	0.1	47.50	0.1	47.50	0.0	0.00	BG&L	Motions Practice
1/23/2021	Reduction	Prepare for call re reply brief on damages; telephone call with Sam	473	0.1	47.50	0.1	47.50	0.0	0.00	DOGE	Wiotions Fractice
1/25/2021	K Docherty	Smith, Loren Donnell, and Omar Mehley re consequential damages	475	0.7	332.50	0.7	332.50	0.0	0.00	BG&L	Motions Practice
1/23/2021	K Docherty	Text messages to Troy Hawkins, Lujuan Brown, Christna Miller, and	473	0.7	332.30	0.7	332.30	0.0	0.00	DOGE	Wiotions Fractice
1/25/2021	K Docherty	Courtney Wilson re time for calls re consequential damages	475	0.1	47.50	0.1	47.50	0.0	0.00	BG&L	Motions Practice
1/23/2021	Reduction	courtney wilson re time for calls re consequential damages	473	0.1	47.50	0.1	47.50	0.0	0.00	DOGE	1VIOLIONS 1 Tuctice
1/25/2021	B Thompkinson	Email with Kevin D. Docherty re client information and look up same	265	0.2	53.00	0.2	53.00	0.0	0.00	BG&L	Motions Practice
1,23,2021	B mompkinson	Conference with L. Donnell re strategy for responding on	203	0.2	33.00	0.2	33.00	0.0	0.00	DOUL	Wiotions Fractice
1/26/2021	S Smith	consequential damages and edits to reply brief on damages	700	0.4	280.00	0.4	280.00	0.0	0.00	B&S	Motions Practice
1,20,2021	3 31111611	Conference with co-counsel re drafting declarations re consequential	700	0.4	200.00	0.1	200.00	0.0	0.00	Bas	Wiotions Fractice
1/26/2021	S Smith	damages for treble damage submission	700	0.3	210.00	0.3	210.00	0.0	0.00	B&S	Motions Practice
1/26/2021	S Smith	Edit declarations for C. Miller and T. Hawkins	700	0.2	140.00	0.2	140.00	0.0	0.00	B&S	Motions Practice
1/26/2021	K Docherty	Review draft declaration re compensatory damages	475	0.2	95.00	0.2	95.00	0.0	0.00	BG&L	Motions Practice
1/26/2021	K Docherty	Telephone call with Christna Miller re consequential damages	475	0.4	190.00	0.4	190.00	0.0	0.00	BG&L	Motions Practice
1/26/2021	K Docherty	Telephone call with Troy Hawkins re consequential damages	475	0.3	142.50	0.3	142.50	0.0	0.00	BG&L	Motions Practice
1, 20, 2021	it bootierty	Draft declarations for Christna Miller and Troy Hawkins re	.,,	0.0	1.2.50	0.0	112.00	0.0	0.00	2001	Wietiens Fractice
1/26/2021	K Docherty	consequential damages	475	0.7	332.50	0.7	332.50	0.0	0.00	BG&L	Motions Practice
_, ,		Telephone call, email and text message to James Boyd about his			-						
1/26/2021	A Balashov	damages affidavit.	350	0.2	70.00	0.2	70.00	0.0	0.00	M&A	Motions Practice
1/26/2021	A Balashov	Telephone conversation with Steven Borden regarding damages.	350	0.5	175.00	0.5	175.00	0.0	0.00	M&A	Motions Practice
1/26/2021	A Balashov	Drafting declaration.	350	0.5	175.00	0.5	175.00	0.0	0.00	M&A	Motions Practice
1/27/2021	S Smith	Draft and edit reply brief re damages	700	6.2	4340.00	0.0	0.00	6.2	4,340.00	B&S	Motions Practice
1/27/2021	S Smith	Review N. Smith edits to declaration for reply brief on damages	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Motions Practice
1/27/2021	S Smith	Draft and edit reply brief on damages	700	1.6	1120.00	0.0	0.00	1.6	1,120.00	B&S	Motions Practice
1/27/2021	S Smith	Edit N. Smith declaration in support of reply brief on damages	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Motions Practice
, ,		Telephone call with Courtney Wilson re consequential damages; draft									
1/27/2021	K Docherty	declaration re same	475	0.7	332.50	0.7	332.50	0.0	0.00	BG&L	Motions Practice
1/27/2021	A Balashov	Telephone call with James Boyd regarding his damages.	350	0.3	105.00	0.3	105.00	0.0	0.00	M&A	Motions Practice
1/27/2021	A Balashov	Drafting affidavit of James Boyd and sending to him for approval.	350	0.4	140.00	0.4	140.00	0.0	0.00	M&A	Motions Practice
1/27/2021	A Balashov	Correspond with John Poles about damages affidavit.	350	0.1	35.00	0.1	35.00	0.0	0.00	M&A	Motions Practice
		·				_		0.1			Motions Practice
1/27/2021	B Thompkinson	E-mail with Liz Suero and co-counsel re filing reply re damages	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Motions

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 151 of 173

						Billing	Billing				
			Rate		Total			Lodestar	Lodestar		
Date	Timekeener	Description	Value	Hours		Judgment (Hours)	Judgment (Amount)	Hours	Amount	Firm	Catagory
Date	Timekeeper	Conference with L. Donnell re N. Smith declaration in support of reply	value	Hours	Amount	(Hours)	(Alliount)	Hours	Alliount	Firm	Category
1/28/2021	S Smith	on damages and strategy for same	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Motions Practice
1/20/2021	3 3111111	Prepare final exhibits for N. Smith declaration in support of reply brief	700	0.5	210.00	0.0	0.00	0.5	210.00	DQS	Motions Practice
1/28/2021	S Smith	on damages	700	1.8	1260.00	0.0	0.00	1.8	1,260.00	B&S	Motions Practice
1/28/2021	S Smith	Review edits to N. Smith declaration from co-counsel	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
1/28/2021	S Smith	Edit final version of N. Smith declaration and exhibits for same	700	0.2	630.00	0.0	0.00	0.2	630.00	B&S	Motions Practice
1/20/2021	3 3111111	Review reply brief on damages; review declaration in support of reply	700	0.9	030.00	0.0	0.00	0.9	650.00	DQS	Motions Practice
1/28/2021	K Docherty	brief; e-mails with Barbara G. Thompkinson re same	475	1.0	475.00	0.0	0.00	1.0	475.00	BG&L	Motions Practice
1/28/2021	A Balashov	·	350	0.3	105.00	0.0	105.00	0.0	0.00	M&A	Motions Practice Motions Practice
	A Balashov	Interviewing Mr. Poles about his damages.	350			0.3	105.00	0.0	0.00	M&A	
1/28/2021	A Balastiov	Drafting declaration of John Poles.	350	0.3	105.00	0.3	105.00	0.0	0.00	IVIQA	Motions Practice
4 /20 /2024	D. The annual diseases	Review, cite check, and edit reply in support of damages and	265	4.4	1006 50	0.0	0.00	4.4	1 000 50	DC01	Martinus Duration
1/28/2021	B Thompkinson	supporting declaration	265	4.1	1086.50	0.0	0.00	4.1	1,086.50	BG&L	Motions Practice
1/29/2021	S Smith	Edit and finalize reply brief on damages and supporting exhibits	700	4.8	3360.00	0.0	0.00	4.8	3,360.00	B&S	Motions Practice
1/29/2021	A Balashov	Telephone call with John Poles about changes to his declaration.	350	0.2	70.00	0.2	70.00	0.0	0.00	M&A	Motions Practice
1/29/2021	A Balashov	Revising Poles declaration based on his comments.	350	0.1	35.00	0.1	35.00	0.0	0.00	M&A	Motions Practice
		Final review and editing of reply in support of damages submission; e-									
1/29/2021	B Thompkinson	mail with Liz Suero re same and re case cites	265	1.0	265.00	0.0	0.00	1.0	265.00	BG&L	Motions Practice
2/1/2021	L Donnell	Correspondence to T. Smith re. opt-in dismissal letter.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Case Development
		E-mail with co-counsel and Liz Suero re sending paper copies of filing									
2/1/2021	B Thompkinson	to court;	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Case Development
2/4/2021	L Donnell	Conference with S. Smith re. potential for settlement at this juncture.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Case Development
2/4/2021	A Balashov	Correspond with co-counsel about fees for quarterly report.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Fee Petition
2/4/2021	B Thompkinson	E-mail with co-counsel re fees for quarterly fee letter and draft same	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Fee Petition
2/9/2021	B Thompkinson	Finalize quarterly fee letter	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Fee Petition
2/17/2021	J Espo	Telephone call with Steve Borden about status of case	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Case Development
3/10/2021	B Thompkinson	E-mail with client re status of case	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
3/26/2021	B Thompkinson	E-mail with client re case status	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
4/2/2021	S Smith	Review fees for quarterly letter to defendants	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Fee Petition
		Begin quarterly fee letter; e-mail to Omar Melehy re discrepancy in									
4/8/2021	B Thompkinson	hour and fee numbers	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Fee Petition
		E-mail from and call with client re status of case; update spreadsheet									
4/12/2021	B Thompkinson	of client info with new info re clients	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Case Development
4/14/2021	B Thompkinson	Update client contact information	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
		Review court's liability findings and draft memo re next steps and									
4/15/2021	S Smith	directives for translating order into damages	700	2.2	1540.00	0.0	0.00	2.2	1,540.00	B&S	Motions Practice
		Conference with J. Espo re liability order and strategy for next steps									
4/15/2021	S Smith	re same	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Motions Practice
4/15/2021	J Espo	Read summary judgment opinion	595	0.4	238.00	0.0	0.00	0.4	238.00	BG&L	Motions Practice
4/15/2021	J Espo	Telephone call with Sam about decision	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Motions Practice
		Review Order re, Merits and Damages; discuss evaulation of the same									
4/15/2021	L Donnell	with S. Smith.	550	0.7	385.00	0.0	0.00	0.7	385.00	B&S	Motions Practice
4/15/2021	K Docherty	Review opinion re summary judgment	475	0.3	142.50	0.3	142.50	0.0	0.00	BG&L	Motions Practice
4/15/2021	B Thompkinson	Read memorandum opinion and discuss same with Joseph B. Espo	265	0.4	106.00	0.4	106.00	0.0	0.00	BG&L	Motions Practice
4/16/2021	L Donnell	Review and discuss damages with S. Smith.	550	0.3	165.00	0.0	0.00	0.3	165.00	B&S	Motions Practice
		Calculate updated attorneys' fees figure and send to Ms.			İ		İ				
l	A Balashov	Thompkinson.	350	0.2	70.00	0.0	0.00	0.2	70.00	M&A	Fee Petition

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 152 of 173

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			Rate		Total	U	J	Ladastar	Lodestar		
Data	Timeslasman	Description		Hauma	Total	Judgment		Lodestar		Firms	Catagoni
Date	Timekeeper	Description Review court liability and damage orders and confer with N. Smith re	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
4/18/2021	S Smith	same	700	1.8	1260.00	0.0	0.00	1.8	1,260.00	B&S	Motions Practice
4/18/2021	S Smith	Research issues related to minimum wage claims	700	1.5	1050.00	0.0	0.00	1.5	1,050.00	B&S	Motions Practice
4/19/2021	S Smith	Conference with N. Smith re damage calculations	700	0.7	490.00	0.0	0.00	0.7	490.00	B&S	Motions Practice
4/19/2021	3 3111111	Draft SFS ltr. to dismiss certain plaintiffs; Rev. B. Thompkinson update	700	0.7	490.00	0.0	0.00	0.7	490.00	DQS	Motions Practice
4/19/2021	L Donnell	Ltr	550	0.7	385.00	0.0	0.00	0.7	385.00	B&S	Case Development
4/19/2021	L Dollileli	Review memorandum opinion and order; draft status letter to clients;	330	0.7	363.00	0.0	0.00	0.7	363.00	DQS	Case Development
		update client spreadsheet per new client contact information and									
		parties being dismissed; e-mail with co-counsel re status letter and									
		letter to dismissed parties; e-mail with Liz Suero re sending status									
4/19/2021	B Thompkinson	letter	265	2.3	609.50	0.0	0.00	2.3	609.50	BG&L	Case Development
4/19/2021	В ПІОПІРКІПЗОП	E-mail with co-counsel re letters to dismissed parties; e-mail with	203	2.3	003.30	0.0	0.00	2.3	009.30	BOOL	Case Development
4/20/2021	B Thompkinson	client re status of case	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Case Development
4/20/2021	A Balashov	Correspond with Barb Thompkinson regarding the fees.	350	0.3	35.00	0.0	0.00	0.3	35.00	M&A	Fee Petition
4/21/2021	A Dalasilov	Final review of court order and status letter; attempt to call client re	330	0.1	33.00	0.0	0.00	0.1	33.00	IVIQA	ree retition
4/21/2021	B Thompkinson	same; call with Liz Suero re same	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Case Development
4/21/2021	N Smith	Prepare final damage report	225	14.0	3150.00	2.0	450.00	12.0	2,700.00	B&S	Motions Practice
4/21/2021	N Sillicii	Review e-mails from clients and update spreadsheet with client	223	14.0	3130.00	2.0	430.00	12.0	2,700.00	DQS	Wiotions Fractice
4/22/2021	B Thompkinson	information; call with client re status of case	265	0.5	132.50	0.0	0.00	0.5	132.50	BG&L	Case Development
4/26/2021	B Thompkinson	E-mail from client re status of case and draft response re same	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Case Development
4/20/2021	В тпотприпаот	Review S. Smith memo regarding Court Order and damages; Zoom	203	0.5	75.50	0.0	0.00	0.5	75.50	DOGE	case bevelopment
		conference with S. Smith and C. Humber re. regarding Court Order									
4/27/2021	L Donnell	and damages	550	1.4	770.00	0.0	0.00	1.4	770.00	B&S	Motions Practice
4/27/2021	B Thompkinson	E-mail with client re status of case	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
4/27/2021	B Thompkinson	Draft quarterly fee letter	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Fee Petition
5/1/2021	S Smith	Review email re overtime hours averaging and send to N. Smith	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
5/5/2021	S Smith	Review and finalize damage analysis and send to opposing counsel	700	2.6	1820.00	0.0	0.00	2.6	1,820.00	B&S	Motions Practice
3/3/2021	3 3111111	Review SFS examples regarding calculation of damages dispute with S.	700	2.0	1020.00	0.0	0.00	2.0	1,020.00	Das	Wiotions Fractice
5/5/2021	L Donnell	Smith.	550	0.4	220.00	0.4	220.00	0.0	0.00	B&S	Motions Practice
3,3,2021	2 2 3 1111 611	Conference with C. Humber, L. Donnell, and N. Smith re damage	330	U	220.00	<u> </u>	220.00	0.0	0.00	543	- Motions i radiice
5/6/2021	S Smith	issues	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	Motions Practice
-, -,		Conference call with C. Humber, S. Smith, and N. Smith regarding SFS									
5/6/2021	L Donnell	examples of methodology for damages calculations.	550	0.5	275.00	0.5	275.00	0.0	0.00	B&S	Motions Practice
-, -, -		E-mail with client re new contact information and update spreadsheet									
5/20/2021	B Thompkinson	with same	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Case Development
	, , , , , , , , , , , , , , , , , , ,	Conference with J. Espo re strategy for responding to court's damage						-			
5/25/2021	S Smith	order	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
5/25/2021	J Espo	Call with Sam Smith about status of damages filing	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Motions Practice
5/28/2021	S Smith	Conference with C. Humber and L. Donnell re damage analysis	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	Motions Practice
		Conference with N. Smith and L. Donnell re strategy for final damages									
5/28/2021	S Smith	filings	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Motions Practice
5/28/2021	L Donnell	Conference with C. Humber and S. Smith regarding damages.	550	0.5	275.00	0.5	275.00	0.0	0.00	B&S	Motions Practice
5/28/2021	L Donnell	Conference with S, Smith and N. Smith re. damages.	550	0.4	220.00	0.4	220.00	0.0	0.00	B&S	Motions Practice
6/1/2021	S Smith	Conference with C. Humber and L. Donnell re damages	700	0.5	350.00	0.0	0.00	0.5	350.00	B&S	Motions Practice
		Conference with N. Smith and L. Donnell re strategy for responding to									
6/1/2021	S Smith	CUI's proposal on damage modeling	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Motions Practice
6/2/2021	S Smith	Conference with N. Smith re damage modeling issues	700	2.2	1540.00	0.0	0.00	2.2	1,540.00	B&S	Motions Practice
6/2/2021	S Smith	Conference with C. Humber and L. Donnell re damage issues	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Motions Practice

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 153 of 173

						Billing	Billing				
			Rate		Total			Lodestar	Lodestar		
Data	Timekeeper	Description	Value	Hours	Amount	Judgment (Hours)	Judgment (Amount)	Hours	Amount	Firm	Catagory
Date 6/2/2021	L Donnell	Review N. Smith calculations regarding damages.	550	0.4	220.00	0.4	220.00	0.0	0.00	B&S	Category Motions Practice
6/2/2021	N Smith	Review N. Smith Calculations regarding damages. Review SFS response data and recalculating damages.	225	1.5	337.50	0.4	0.00	1.5	337.50	B&S	Motions Practice
6/3/2021	S Smith	Conference with L. Donnell re strategy for drafting stip order	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
6/3/2021	S Smith	Draft email to C. Humber re finalizing damages	700	0.2	70.00	0.0	0.00	0.2	70.00	B&S	Motions Practice
6/3/2021	S Smith	Draft and edit stip and order re damages	700	1.0	700.00	0.0	0.00	1.0	70.00	B&S	Motions Practice
6/3/2021	S Smith	Edit damage calculation stip	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
6/3/2021	L Donnell	Draft proposed joint stipulation and discuss same with S. Smith.	550	1.5	825.00	0.0	0.00	1.5	825.00	B&S	Motions Practice
							0.00			B&S	
6/3/2021	N Smith	Analyze CUI's response and preparation of damage calculations	225	7.0	1575.00	0.0		7.0	1,575.00		Motions Practice
6/4/2021	L Donnell	Review CUI calculations and discuss with S. Smith and N. Smith.	550	0.7	385.00	0.0	0.00	0.7	385.00	B&S	Motions Practice
C / 4 / 2024	I Daniell	Prepare for call with C. Humber and conference with C. Humber and		0.6	220.00	0.0	0.00	0.6	220.00	D.O.C	Matiana Duastiaa
6/4/2021	L Donnell	S. Smith.	550	0.6	330.00	0.0	0.00	0.6	330.00	B&S	Motions Practice
6/4/2021	N Smith	Analyze CUI's response and preparation of damage calculations	225	8.3	7762.50	0.0	0.00	8.3	1,867.50	B&S	Motions Practice
6/7/2021	S Smith	Review N. Smith damage calculation using CUI's specifications	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Motions Practice
c /= /0.00 t		Draft supplemental brief regarding possible appellate issues and					.==			500	
6/7/2021	L Donnell	discuss with S. Smith.	550	0.5	275.00	0.5	275.00	0.0	0.00	B&S	Appellate Practice
		Draft email to opposing counsel re status of meet and confer re									
6/8/2021	S Smith	damages	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Motions Practice
6/8/2021	S Smith	Conference with N. Smith re damage analysis	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Motions Practice
		Conference with C. Humber and L. Donnell re strategy for joint									
6/8/2021	S Smith	submission to court	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
		Conference with L. Donnell re strategy for preparing joint submission									
6/8/2021	S Smith	re damages	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
		Draft and edit joint submission on damages and proposed order re									
6/8/2021	S Smith	same	700	2.5	1750.00	0.0	0.00	2.5	1,750.00	B&S	Motions Practice
6/8/2021	S Smith	Review CUI's damage analysis	700	0.4	280.00	0.0	0.00	0.4	280.00	B&S	Motions Practice
		Review final damage calculations and draft email to opposing counsel									
6/8/2021	S Smith	re same	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Motions Practice
6/8/2021	N Smith	Analyze CUI's response and preparation of damage calculations	225	7.7	1732.50	0.0	0.00	7.7	1,732.50	B&S	Motions Practice
		Draft email to opposing counsel re damage calculations and joint									
6/9/2021	S Smith	submission re same	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
		Legal research regarding potential issues for court submissions on									
6/9/2021	L Donnell	damages and drafting of supplemental brief.	550	3.5	1925.00	0.0	0.00	3.5	1,925.00	B&S	Motions Practice
6/10/2021	S Smith	Conference with N. Smith re calculations of ONJOB to ONJOB time	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
6/10/2021	S Smith	Edit Plaintiffs' supplement to damage submission	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Motions Practice
		Draft supplemental submission in anticipation of no agreement on									
6/10/2021	L Donnell	hours worked calculations.	550	4.5	2475.00	0.0	0.00	4.5	2,475.00	B&S	Motions Practice
6/10/2021	B Thompkinson	Review and edit joint submission re damages	265	0.4	106.00	0.0	0.00	0.4	106.00	BG&L	Motions Practice
6/10/2021	N Smith	Analyze CUI's response and preparation of damage calculations	225	6.0	1350.00	0.0	0.00	6.0	1,350.00	B&S	Motions Practice
6/11/2021	L Donnell	Review S. Smith edits to supplemental brief and revise.	550	2.6	1430.00	0.0	0.00	2.6	1,430.00	B&S	Motions Practice
6/13/2021	S Smith	Conference with L. Donnell re strategy for final damage submission	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
6/13/2021	S Smith	Draft email to C. Humber re damage submissions	700	0.2	140.00	0.0	0.00	0.2	140.00	B&S	Motions Practice
6/13/2021	S Smith	Review final damage charts and edit declaration for N. Smith	700	1.8	1260.00	0.0	0.00	1.8	1,260.00	B&S	Motions Practice
6/13/2021	L Donnell	Edit joint submission on damages.	550	3.3	1815.00	0.0	0.00	3.3	1,815.00	B&S	Motions Practice
		Draft and edit final submission on damages, declarations in support,									
6/14/2021	S Smith	and damage charts and confer with opposing counsel re same	700	8.3	5810.00	0.0	0.00	8.3	5,810.00	B&S	Motions Practice
6/14/2021	J Espo	Telephone call with Sam about status of today's filing	595	0.1	59.50	0.0	0.00	0.1	59.50	BG&L	Motions Practice
6/14/2021	L Donnell	Conference with C. Humber re. joint submission.	550	0.1	55.00	0.0	0.00	0.1	55.00	B&S	Motions Practice

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 154 of 173

						Billing	Billing				
			Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Date	Типексерег	Review and edit N. Smith declaration in support of Plaintiffs'	Value	Hours	7 tilloune	(110013)	(runounc)	110013	7 anoune	7 11111	category
6/14/2021	L Donnell	damages.	550	0.2	110.00	0.0	0.00	0.2	110.00	B&S	Motions Practice
0/14/2021	2 Domicii	Draft correspondence to C. Humber re. joint submission and	330	0.2	110.00	0.0	0.00	0.2	110.00	Bus	Wiotions Fractice
6/14/2021	L Donnell	alternative briefing schedule on damages.	550	0.3	165.00	0.0	0.00	0.3	165.00	B&S	Motions Practice
6/14/2021	L Donnell	Conference with S. Smith and C. Humber re. joint submission status.	550	0.3	165.00	0.0	0.00	0.3	165.00	B&S	Motions Practice
0,11,2021	2 2 3	Finalize joint submission and correspondences regarding same with S.	330	0.0	205.00	0.0	0.00	0.0	100.00	543	motions i ractice
6/14/2021	L Donnell	Smith and C. Humber.	550	4.7	2585.00	0.0	0.00	4.7	2,585.00	B&S	Motions Practice
6/15/2021	J Espo	Review submission on damages	595	0.7	416.50	0.0	0.00	0.7	416.50	BG&L	Motions Practice
6/16/2021	J Espo	Talk with client, get new address and distribute	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Case Development
6/16/2021	N Smith	Analyze CUI's response and preparation of damage calculations	225	5.5	1237.50	0.0	0.00	5.5	1,237.50	B&S	Motions Practice
0/10/2021	N Similar	Preparing spreadsheet of attorneys' fees and costs for purposes of	223	3.3	1237.30	0.0	0.00	3.3	1,237.30	DQ3	Wiotions Fractice
		petitioning for fees and costs. As part of this process, reviewing									
6/18/2021	A Balashov	individual time entries and exercising billing judgment.	350	1.4	490.00	0.0	0.00	1.4	490.00	M&A	Fee Petition
0/10/2021	A Dalasilov	Preparing spreadsheet of attorneys' fees and costs for purposes of	330	1.4	430.00	0.0	0.00	1.4	430.00	WICA	recretition
		petitioning for fees and costs. As part of this process, reviewing									
6/18/2021	A Balashov	individual time entries and exercising billing judgment.	350	1.40	490.00	0.0	0.00	1.4	490.00	M&A	Fee Petition
0/10/2021	A Dalasilov	Review e-mail from co-counsel re fees for petition; e-mail bookkeeper	330	1.40	430.00	0.0	0.00	1.4	430.00	WICA	recretition
6/18/2021	B Thompkinson	re same	265	0.1	26.50	0.0	0.00	0.1	26.50	BG&L	Fee Petition
6/21/2021	S Smith	Research attorneys' fee petitions in District of Maryland	700	2.2	1540.00	0.0	0.00	2.2	1,540.00	B&S	Fee Petition
0/21/2021	3 3111111	Draft emails to co-counsel re exchange of time and expense records	700	2.2	1340.00	0.0	0.00	2.2	1,540.00	DQ3	ree retition
6/23/2021	S Smith	for fee petition and review same	700	0.3	210.00	0.0	0.00	0.3	210.00	B&S	Fee Petition
6/24/2021	A Balashov	Review and edit fees spreadsheet.	350	1.0	350.00	0.0	0.00	1.0	350.00	M&A	Fee Petition
6/24/2021	A Balashov		350	1.00	350.00	0.0	0.00	1.0	350.00	M&A	
6/28/2021	O Melehy	Reviewing and editing spreadsheet of fees. Speaking with co-counsel about the fee petition.	625	0.70	437.50	0	0.00	0.7	437.50	M&A	Fee Petition Fee Petition
6/28/2021	O Meleny	Legal research regarding attorneys' fees motions and review co-counsel	625	0.70	437.50	U	0.00	0.7	437.50	IVIQA	ree Petition
		briefing in preparation for team call (1.5); Call with co-counsel regarding									
6/28/2021	L Donnell	attorneys' fees petition (.7).	550	2.20	1,210.00	0.0	0.00	2.2	1,210.00	B&S	Fee Petition
0/20/2021	E DOMINEM	Reviewing and making some additional revisions to the fee	330	2.20	1,210.00	0.0	0.00		1,210.00	Das	ree retition
		spreadsheet such as no-charging certain entries and also calculating									
6/28/2021	A Balashov	sub-totals for all of the categories.	350	0.40	140.00	0.4	140.00	0.0	0.00	M&A	Fee Petition
6/30/2021	S Smith	Review attorneys' fee records for all firms and conduct billing judgment	700	2.50	1,750.00	0.0	0.00	2.5	1,750.00	B&S	Fee Petition
7/6/2021	A Balashov	Reviewing Judge Messite's order on damages.	350	0.10	35.00	0.1	35.00	0.0	0.00	M&A	Fee Petition
7/7/2021	S Smith	Review fees records for billing judgment and categorization	700	2.30	1,610.00	2.3	1,610.00	0.0	0.00	B&S	Fee Petition
7/8/2021	O Melehy	Speaking about CUI's bankruptcy theory.	625	0.50	312.50	0.5	312.50	0.0	0.00	M&A	Fee Petition
7,0,2022	o meleny	Review e-mails and correspondence re bill from JAMS; conference	023	0.50	012.00	0.5	522.50	0.0	0.00	111671	
7/9/2021	B Thompkinson	with Joseph B. Espo re same	265	0.6	159.00	0.6	159.00	0.0	0.00	BG&L	Fee Petition
7/12/2021	J Espo	Research regarding hourly rates in Maryland	595	0.9	535.50	0.0	0.00	0.9	535.50	BG&L	Fee Petition
7/12/2021	J Espo	Continue hourly rate research	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	Fee Petition
7/12/2021	L Donnell	Legal research for fee petition.	550	2.00	1,100.00	0.0	0.00	2.0	1,100.00	B&S	Fee Petition
7/12/2021	E DOMINEM	Conference with L. Donnell re strategy for motion for attorneys' fees and	330	2.00	1,100.00	0.0	0.00	2.0	1,100.00	Das	ree retition
7/13/2021	S Smith	costs	700	0.20	140.00	0.0	0.00	0.2	140.00	B&S	Fee Petition
.,,		Speaking to Sam Smith and the other lawyers about strategy for fees									
7/13/2021	O Melehy	petition.	625	0.50	312.50	0	0.00	0.5	312.50	M&A	Fee Petition
7/13/2021	L Donnell	Conference with S. Smith regarding fee petition.	550	0.20	110.00	0.0	0.00	0.2	110.00	B&S	Fee Petition
7/14/2021	J Espo	Fee petition research	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Fee Petition
7/14/2021	L Donnell	Legal research for fee petition.	550	1.50	825.00	0.0	0.00	1.5	825.00	B&S	Fee Petition
7/15/2021	J Espo	Continue work on fees and rates	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	Fee Petition
7/15/2021	J Espo	Finish fee research	595	0.7	416.50	0.7	416.50	0.0	0.00	BG&L	Fee Petition
7/16/2021	O Melehy	Speaking to co-counsel about litigation strategy.	625	0.70	437.50	0.7	437.50	0.0	0.00	M&A	Fee Petition

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 155 of 173

				Billing	Billing				
	Rate		Total	Judgment	Judgment	Lodestar	Lodestar		
e Timekeeper Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
Draft and edit memo in support of petition for attorneys' fees and conduct	Value	Hours	Amount	(Hours)	(Amount)	110013	Amount	111111	category
/2021 S Smith research for same	700	6.50	4,550.00	0.0	0.00	6.5	4,550.00	B&S	Fee Petition
Draft and edit memo re attorneys' fees and costs and declaration in support		0.50	1,550.00	0.0	0.00	0.5	.,550.00	243	
/2021 S Smith of same	700	5.80	4,060.00	0.0	0.00	5.8	4,060.00	B&S	Fee Petition
/2021 S Smith Draft and edit memo in support of fees and costs	700	4.80	3,360.00	0.0	0.00	4.8	3,360.00	B&S	Fee Petition
1/2021 O Melehy Drafting email to co-counsel about strategy re Appendix B rates.	625	0.30	187.50	0	0.00	0.3	187.50	M&A	Fee Petition
Speaking to co-counsel about the motion for attorney's fees and									
0/2021 O Melehy costs.	625	0.40	250.00	0	0.00	0.4	250.00	M&A	Fee Petition
Work on declaration for fee petition, information about who worked	023	01.10	250.00		0.00	011	250.00		7 00 7 00.000
1/2021 J Espo on the case	595	0.7	416.50	0.0	0.00	0.7	416.50	BG&L	Fee Petition
1/2021 J Espo Research and drafting on fee petition; letter to clients	595	1.5	892.50	0.0	0.00	1.5	892.50	BG&L	Fee Petition
Confer with Joseph B. Espo by telephone for fee petition; prepare	333	1.5	832.30	0.0	0.00	1.5	832.30	DOQL	reeredition
biographical blurb for fee petition and e-mail to Joseph B. Espo	525	0.3	157.50	0.0	0.00	0.3	157.50	BG&L	Fee Petition
1/2021 B Thompkinson Conference with Joseph B. Espo re fee calculations for fee petition	265	0.3	26.50	0.0	0.00	0.3	26.50	BG&L	Fee Petition
Legal research for fees petition re rates in District of Maryland and	203	0.1	20.30	0.0	0.00	0.1	20.30	DUAL	ree reuuon
/2021 S Smith Guidelines re same	700	4.20	2,940.00	0.0	0.00	4.2	2.940.00	B&S	Fee Petition
Work on declaration and research on fee petition; t/c with Steven	700	4.20	2,340.00	0.0	0.00	4.2	2,340.00	DQS	reeredition
1/2021 J Espo Borden re same	595	2	1,190.00	0.0	0.00	2.0	1,190.00	BG&L	Fee Petition
Draft and edit memo in support of motion for attorneys' fees and costs and	595	Z	1,190.00	0.0	0.00	2.0	1,190.00	BG&L	ree Petition
/2021 S Smith declarations in support of motion for attorneys fees and costs and	700	2.80	1,960.00	0.0	0.00	2.8	1,960.00	B&S	Fee Petition
Conference with L. Donnell re strategy for motion for attorneys' fees and	700	2.60	1,900.00	0.0	0.00	2.0	1,900.00	ВОЗ	ree retition
/2021 S Smith costs	700	0.20	140.00	0.0	0.00	0.2	140.00	B&S	Fee Petition
Conference with Maryland counsel re Maryland rates and attorneys' fee	700	0.20	140.00	0.0	0.00	0.2	140.00	D&3	reeredition
/2021 S Smith issues for fee petition	700	0.50	350.00	0.0	0.00	0.5	350.00	B&S	Fee Petition
/2021 J Espo Review cases downloaded from Lexis	595	1.1	654.50	0.5	297.50	0.6	357.00	BG&L	Fee Petition
/2021 J Espo Edit fee declaration	595	0.3	178.50	0.0	0.00	0.3	178.50	BG&L	Fee Petition
/2021 S Smith Draft and edit memo re fees and costs	700	2.30	1,610.00	0.0	0.00	2.3	1,610.00	B&S	Fee Petition
Legal research for fee petition and review and edit S. Smith's draft of fee	700	2.30	1,010.00	0.0	0.00	2.5	1,010.00	DQS	recrettion
/2021 L Donnell petition.	550	1.70	935.00	0.0	0.00	1.7	935.00	B&S	Fee Petition
Read and comment on draft of fee petition, e-mail Sam about missing	330	2170	303.00	0.0	0.00		333.00	243	
1/2021 J Espo BGL expenses	595	1.2	714.00	0.2	119.00	1.0	595.00	BG&L	Fee Petition
1/2021 J Espo Edit declaration to go with fee petition	595	0.6	357.00	0.6	357.00	0.0	0.00	BG&L	Fee Petition
1/2021 J Espo Research on whether Westlaw is an allowable expense	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	Fee Petition
1/2021 B Thompkinson Review and edit Joseph B. Espo declaration in support of fees	265	0.9	238.50	0.0	0.00	0.9	238.50	BG&L	Fee Petition
/2021 S Smith Draft and edit declarations in support of fees and costs	700	4.50	3,150.00	0.0	0.00	4.5	3,150.00	B&S	Fee Petition
/2021 L Donnell Draft cost section of petition for attorneys' fees and costs.	550	3.00	1,650.00	0.0	0.00	3.0	1,650.00	B&S	Fee Petition
Draft and edit memo in support of fees and costs motion and declaration for	330	3.00	1,030.00	0.0	0.00	3.0	1,030.00	ВОЗ	ree retition
/2021 S Smith same	700	3.80	2,660.00	0.0	0.00	3.8	2,660.00	B&S	Fee Petition
Legal research and edit Plaintiffs' fee petition and review and edit S. Smith	700	3.80	2,000.00	0.0	0.00	3.0	2,000.00	DQS	reeredition
/2021 L Donnell declaration in support thereof.	550	5.50	3,025.00	2.0	1,100.00	3.5	1,925.00	B&S	Fee Petition
/2021 S Smith Edit declaration of Joe Espo in support of fees and costs motion	700	0.30	210.00	0.3	210.00	0.0	0.00	B&S	Fee Petition
5/2021 J Espo Edit fee memo	595	0.30	476.00	0.0	0.00	0.8	476.00	BG&L	Fee Petition
5/2021 J Espo Edit Sam's fee declaration	595	0.5	297.50	0.0	0.00	0.5	297.50	BG&L	Fee Petition
5/2021 J Espo Review declaration about fees	595	0.3	119.00	0.0	119.00	0.0	0.00	BG&L	Fee Petition
, , , , , , , , , , , , , , , , , , ,									Fee Petition
	550	1.50	023.00	0.0	0.00	1.5	023.00	פאם	ree retition
·	550	0.70	385.00	0.0	0.00	0.7	385.00	R&S	Fee Petition
· · ·						_			Fee Petition
/2021 L Donnell Edit fe	research re. fees petition. res' petition and review and edit declaration of J. Espo in support of retition. w and edit fee memo; e-mails with counsel re same	res' petition and review and edit declaration of J. Espo in support of petition.	see' petition and review and edit declaration of J. Espo in support of petition.	pee' petition and review and edit declaration of J. Espo in support of petition. 550 0.70 385.00	pee' petition and review and edit declaration of J. Espo in support of petition. 550 0.70 385.00 0.0	pes' petition and review and edit declaration of J. Espo in support of petition. 550 0.70 385.00 0.0 0.00	pes' petition and review and edit declaration of J. Espo in support of petition. 550 0.70 385.00 0.0 0.00 0.7	pes' petition and review and edit declaration of J. Espo in support of petition. 550 0.70 385.00 0.0 0.00 0.7 385.00	pes' petition and review and edit declaration of J. Espo in support of petition. 550 0.70 385.00 0.0 0.00 0.7 385.00 B&S

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 156 of 173

						Billing	Billing				
			Rate		Total	Judgment	•	Lodestar	Lodestar		
Date	Timekeeper	Description	Value	Hours	Amount	(Hours)	(Amount)	Hours	Amount	Firm	Category
2 0.00		Drafting declaration for my signature, listing experience, listing and				(1100110)	(*)				22.1082.1
		discussing each time keeper, their qualifications and their role in the									
7/27/2021	O Melehy	case.	625	1.00	625.00	0	0.00	1.0	625.00	M&A	Fee Petition
		Drafting email to Sam Smith about the motion for attorney's fees and									
7/27/2021	O Melehy	costs.	625	0.50	312.50	0	0.00	0.5	312.50	M&A	Fee Petition
7/27/2021	J Espo	Finish editing Kevin's information in fee dec	595	0.3	178.50	0.1	59.50	0.2	119.00	BG&L	Fee Petition
7/27/2021	L Donnell	Conference with S. Smith and potential fees expert.	550	0.40	220.00	0.4	220.00	0.0	0.00	B&S	Fee Petition
		Edit fee declaration; e-mail same to Joseph B. Espo and Barbara G.									
7/27/2021	K Docherty	Thompkinson	475	0.4	190.00	0.0	0.00	0.4	190.00	BG&L	Fee Petition
		Making the revisions to Mr. Melehy's affidavit to include information									
7/27/2021	A Balashov	about the tasks i handled during discovery.	350	0.40	140.00	0	0.00	0.4	140.00	M&A	Fee Petition
7/27/2021	B Thompkinson	Review Joseph B. Espo declaration in support of fee petition	265	0.2	53.00	0.0	0.00	0.2	53.00	BG&L	Fee Petition
7/28/2021	S Smith	Edit declarations of J. Espo, O. Melehy, and J. Sellers	700	1.40	980.00	0.0	0.00	1.4	980.00	B&S	Fee Petition
7/28/2021	S Smith	Edit memorandum in support of fees and costs	700	3.00	2,100.00	0.0	0.00	3.0	2,100.00	B&S	Fee Petition
7/28/2021	L Donnell	Legal research for fees petition.	550	0.50	275.00	0.0	0.00	0.5	275.00	B&S	Fee Petition
7/28/2021	L Donnell	Edit declaration of J. Sellers ISO fees petition.	550	0.70	385.00	0.0	0.00	0.7	385.00	B&S	Fee Petition
7/28/2021	L Donnell	Edit citations to declaration of S. Smith and fees petition.	550	0.30	165.00	0.0	0.00	0.3	165.00	B&S	Fee Petition
		Reviewing potential declaration from Joe Sellers regarding									
7/29/2021	O Melehy	reasonableness of fees incurred.	625	0.30	187.50	0	0.00	0.3	187.50	M&A	Fee Petition
7/29/2021	J Espo	Review Joe Sellers draft declaration	595	0.2	119.00	0.0	0.00	0.2	119.00	BG&L	Fee Petition
7/29/2021	L Donnell	Legal research for fees petition.	550	1.50	825.00	0.0	0.00	1.5	825.00	B&S	Fee Petition
7/30/2021	L Donnell	Conference with Maryland counsel regarding fees petition.	550	0.30	165.00	0.3	165.00	0.0	0.00	B&S	Fee Petition
		Emails and calls with Joseph B. Espo and co-counsel re final review of									
8/2/2021	B Thompkinson	fee petition	265	0.3	79.50	0.0	0.00	0.3	79.50	BG&L	Fee Petition

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 157 of 173

Paragraph	Date	Type of Expense	Amount	Firm
38	5/26/2018	VERITEXT CORPORATE SERVICES, INC VIDEOCONFERENCE SERVICES	250.00	BG&L
38	5/30/2018	Transcripts (700.00) VERITEXT CORPORATE SERVICES, INC	402.00	BG&L
38	7/19/2018	Videotaped deposition - 30(b)(6) depo taken 7/16/18 re. Miller	970.00	B&S
38	7/27/2018	Court Reporter fee - Miller 30(b)(6) transcripts	1,230.00	B&S
38	11/7/2018	Transcripts (944.00) PLANET DEPOS - STEVEN M. BORDEN; DWAYNE STOUT	964.75	BG&L
38	11/7/2018	Transcripts (944.00) PLANET DEPOS - CHRISTNA MILLER	502.55	BG&L
38	11/15/2018	Deposition Transcripts and videographer re. J. Spears, R. Smith, M. Dyson depos	4,532.50	B&S
38	12/4/2018	Veritext virtual set up for depos. 11/28, 11/29	790.00	B&S
38	12/6/2018	Court Reporter fee - Reneau, Duckett transcripts; Telleria, Bangura transcripts and video services.	6,002.35	B&S
		Planet Depos LLC - Fee for transcripts of 7 depositions. Invoice No. 2255169, 2255170, 2255171,		
38	1/3/2019	Invoice Date 01/03/19,	3,535.99	M&A
38	3/6/2019	Court Reporter fee - D. Johnson depo	175.00	B&S
38	12/12/2019	Transcripts (1432.00) CINDY S. DAVIS, RPR - Hearing on 12/12/19	251.85	BG&L
38	9/29/2020	Transcripts (1.00) LINDA C. MARSHALL - Hearing transcript	194.00	BG&L
39	8/5/2015	Parking (29.00) AMERICAN EXPRESS	15.00	BG&L
39	6/17/2016	airfare, lodging, transportation and meals - mediation 5/19-20	1,935.16	B&S
39	12/4/2017	Airfare, parking, dinner, hotel - mediation 12/4/17	1,025.82	B&S
39	7/17/2018	lodging, airfare, food, parking, Uber - 30(b)(6) depo 7/16/18	1,960.41	B&S
39	10/5/2018	Airfare, Lodging, Transportation, and Meals - Depositions 10/3-5	1,615.10	B&S
39	10/8/2018	Parking (29.00) AMERICAN EXPRESS	18.00	BG&L
39	10/9/2018	Parking (29.00) AMERICAN EXPRESS	9.00	BG&L
39	10/17/2018	Transportation Fare (47.00) JOE ESPO - UBER FOR CLIENT TO Deposition	49.27	BG&L
39	10/17/2018	Transportation Fare (47.00) JOE ESPO - UBER FOR CLIENT HOME	63.13	BG&L
39	1/17/2020	Taxi - 12/12/19 hearing	69.48	B&S
39	1/17/2020	Lodging - 12/12/19 hearing	161.83	B&S
39	1/17/2020	Meal expense - 12/12/19 hearing	18.90	B&S
40	6/22/2016	Mediator Services - Judge Legg	2,548.95	B&S
40	10/25/2017	Mediator Services - deposit 1/3	750.00	B&S
40	12/27/2017	Mediator Services - 1/3 cost to pltfs	487.16	B&S
40	12/31/2017	Mediation (1291.00) KOLLMAN & SAUCIER, P.A.	1,738.50	BG&L
40	1/31/2018	Mediation (1291.00) KOLLMAN & SAUCIER, P.A.	316.00	BG&L
40	2/28/2018	Mediation (1291.00) KOLLMAN & SAUCIER, P.A.	474.00	BG&L
40	3/13/2018	Mediator Services - inv. 81833 - 1/3 pmt by pltfs	316.00	B&S
41	10/8/2015	Court Costs (29.00) AMERICAN EXPRESS	400.00	BG&L
41	10/15/2015	Court Costs (29.00) AMERICAN EXPRESS	50.00	BG&L

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 158 of 173

Paragraph	Date	Type of Expense	Amount	Firm
41	10/15/2015	Court Costs (29.00) AMERICAN EXPRESS	50.00	BG&L
41	3/15/2018	Court Costs (29.00) AMERICAN EXPRESS	100.00	BG&L
42	11/3/2015	Private Process (1.00) SOUTHERN LEGAL SERVICES	230.00	BG&L
42	11/3/2015	Private Process (1161.00) WASHINGTON PRE-TRIAL SERVICES, INC.	214.00	BG&L
42	11/5/2015	Private Process (29.00) AMERICAN EXPRESS	69.90	BG&L
42	11/28/2015	Private Process (29.00) AMERICAN EXPRESS	69.90	BG&L
42	2/11/2016	Service Fee - service of 11 subpoenas - Baltimore, DC	350.00	B&S
42	2/11/2016	Service Fee - service of 3 subpoenas - Glen Allen, VA	36.00	B&S
42	4/20/2016	Private Process (49.00) SOUTHERN LEGAL SERVICES	115.00	BG&L
42	5/30/2018	Service Fee - service of subpoenas on Wells Fargo, ADP (92.32 x 2).	184.64	B&S
42	6/18/2018	Service Fee - second service of subpoena on Wells Fargo	92.32	B&S
42	7/19/2018	Witness Fee - Rick Smith	40.00	B&S
42	9/17/2018	Witness Fee - Marcus Dyson and Mohammed Bangura	80.00	B&S
42	11/19/2018	Witness Fee re. Talleria, Duckett, Reneau depos	120.00	B&S
42	12/27/2018	Service Fee - on CSG Services, Inc.	102.55	B&S
42	1/2/2019	Service Fee - CSG Services, Inc.	102.55	B&S
42	2/4/2019	Service Fee re. ABB Enterprise Software	50.00	B&S
42	2/7/2019	Document production costs from CSG Systems	800.00	B&S
43	4/30/2015	Lexis research	68.06	B&S
43	5/31/2015	Lexis research	22.75	B&S
43	9/18/2015	Research (92.00) PACER SERVICE CENTER	2.20	BG&L
43	10/15/2015	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	2.00	BG&L
43	10/15/2015	Research (92.00) PACER SERVICE CENTER	0.30	BG&L
43	11/3/2015	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	2.00	BG&L
43	11/3/2015	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	2.00	BG&L
43	12/10/2015	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	2.00	BG&L
43	12/14/2015	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	2.00	BG&L
43	12/14/2015	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	1.00	BG&L
43	2/29/2016	Lexis research	7.84	B&S
43	2/29/2016	Westlaw On-Line Research and Printing Charges	23.68	M&A
43	4/30/2016	Lexis research	3.41	B&S
43	5/4/2016	Research (50.00) WESTLAW	2.17	BG&L
43	5/5/2016	Research (50.00) WESTLAW	8.67	BG&L
43	5/5/2016	Research (50.00) WESTLAW	17.33	BG&L
43	5/6/2016	Research (50.00) WESTLAW	23.83	BG&L
43	5/6/2016	Research (50.00) WESTLAW	17.33	BG&L

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 159 of 173

Paragraph	Date	Type of Expense	Amount	Firm
43	5/11/2016	Research (50.00) WESTLAW	8.67	BG&L
43	5/18/2016	Research (50.00) WESTLAW	10.83	BG&L
43	5/18/2016	Research (50.00) WESTLAW	52.00	BG&L
43	5/31/2016	Lexis research	70.62	B&S
43	6/9/2016	Research (92.00) PACER SERVICE CENTER	1.30	BG&L
43	6/9/2016	Research (92.00) PACER SERVICE CENTER	0.60	BG&L
43	6/9/2016	Research (92.00) PACER SERVICE CENTER	1.70	BG&L
43	6/9/2016	Research (92.00) PACER SERVICE CENTER	0.30	BG&L
43	6/9/2016	Research (92.00) PACER SERVICE CENTER	0.30	BG&L
43	6/9/2016	Research (92.00) PACER SERVICE CENTER	0.50	BG&L
43	6/9/2016	Research (92.00) PACER SERVICE CENTER	0.80	BG&L
43	6/9/2016	Research (92.00) PACER SERVICE CENTER	3.00	BG&L
43	6/9/2016	Research (92.00) PACER SERVICE CENTER	2.60	BG&L
43	6/9/2016	Research (92.00) PACER SERVICE CENTER	3.00	BG&L
43	6/9/2016	Research (92.00) PACER SERVICE CENTER	3.00	BG&L
43	6/9/2016	Research (92.00) PACER SERVICE CENTER	0.90	BG&L
43	6/9/2016	Research (92.00) PACER SERVICE CENTER	0.40	BG&L
43	6/9/2016	Research (92.00) PACER SERVICE CENTER	2.00	BG&L
43	7/19/2016	Research (50.00) WESTLAW	1.00	BG&L
43	7/19/2016	Research (50.00) WESTLAW	6.00	BG&L
43	8/12/2016	Westlaw	74.58	B&S
43	8/31/2016	Westlaw	6.33	B&S
43	9/14/2016	Research (50.00) WESTLAW	1.96	BG&L
43	9/14/2016	Research (50.00) WESTLAW	17.65	BG&L
43	9/14/2016	Research (50.00) WESTLAW	6.54	BG&L
43	9/14/2016	Research (92.00) PACER SERVICE CENTER	0.80	BG&L
43	9/16/2016	Research (50.00) WESTLAW	3.92	BG&L
43	9/16/2016	Research (92.00) PACER SERVICE CENTER	0.20	BG&L
43	9/16/2016	Research (92.00) PACER SERVICE CENTER	0.40	BG&L
43	9/16/2016	Research (92.00) PACER SERVICE CENTER	0.20	BG&L
43	9/16/2016	Research (92.00) PACER SERVICE CENTER	0.30	BG&L
43	9/16/2016	Research (92.00) PACER SERVICE CENTER	0.90	BG&L
43	9/20/2016	Research (50.00) WESTLAW	13.73	BG&L
43	9/20/2016	Research (50.00) WESTLAW	37.27	BG&L
43	9/20/2016	Research (50.00) WESTLAW	13.08	BG&L
43	9/22/2016	Research (50.00) WESTLAW	9.81	BG&L

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 160 of 173

Paragraph	Date	Type of Expense	Amount	Firm
43	9/22/2016	Research (50.00) WESTLAW	19.62	BG&L
43	9/28/2016	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	2.00	BG&L
43	9/30/2016	Westlaw	22.88	B&S
43	10/4/2016	Research (50.00) WESTLAW	2.33	BG&L
43	10/14/2016	Research (50.00) WESTLAW	2.33	BG&L
43	10/14/2016	Research (50.00) WESTLAW	11.65	BG&L
43	10/14/2016	Research (50.00) WESTLAW	7.77	BG&L
43	10/25/2016	Research (50.00) WESTLAW	6.99	BG&L
43	10/26/2016	Research (50.00) WESTLAW	2.33	BG&L
43	10/31/2016	Westlaw	16.63	B&S
43	10/31/2016	Westlaw	16.63	B&S
43	11/29/2016	Research (50.00) WESTLAW	3.57	BG&L
43	11/30/2016	Westlaw	152.96	B&S
43	3/7/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/7/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/9/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/9/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/9/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/9/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/9/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/9/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/9/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/9/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/10/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/10/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/10/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/10/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/10/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/10/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/15/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/15/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/15/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/15/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/15/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/15/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/15/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 161 of 173

Paragraph	Date	Type of Expense	Amount	Firm
43	3/15/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/15/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/15/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/15/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/17/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/17/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/17/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/17/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/21/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/21/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/21/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/21/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/22/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/22/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/22/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/24/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/24/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/24/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/24/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	3/24/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	4/4/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	4/4/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	4/10/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	4/23/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	4/23/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	4/23/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	4/23/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	4/23/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	4/23/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	4/24/2017	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	5/31/2017	Westlaw	20.49	B&S
43	6/30/2017	Westlaw	96.96	B&S
43	6/30/2017	Westlaw On-Line Research and Printing Charges	4.64	M&A
43	6/30/2017	Westlaw On-Line Research and Printing Charges	36.46	M&A
43	8/15/2017	Research (92.00) PACER SERVICE CENTER	0.10	BG&L
43	8/31/2017	Westlaw	113.79	B&S

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 162 of 173

Paragraph	Date	Type of Expense	Amount	Firm
43	11/30/2017	Westlaw On-Line Research and Printing Charges	51.48	M&A
43	12/1/2017	Research (50.00) WESTLAW	8.87	BG&L
43	12/31/2017	Westlaw On-Line Research and Printing Charges	54.29	M&A
43	3/25/2018	Research (50.00) WESTLAW	7.09	BG&L
43	3/25/2018	Research (50.00) WESTLAW	3.16	BG&L
43	3/30/2018	Westlaw	4.47	B&S
43	4/12/2018	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	4/12/2018	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	4/12/2018	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	4/12/2018	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	4/12/2018	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	4/12/2018	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	4/20/2018	Research (50.00) WESTLAW	2.54	BG&L
43	4/20/2018	Research (50.00) WESTLAW	3.40	BG&L
43	4/30/2018	Westlaw	37.85	B&S
43	5/31/2018	Westlaw	170.13	B&S
43	5/31/2018	Research (50.00) WESTLAW	1.38	BG&L
43	5/31/2018	Research (50.00) WESTLAW	5.50	BG&L
43	5/31/2018	Research (50.00) WESTLAW	3.68	BG&L
43	6/4/2018	Research (50.00) WESTLAW	2.29	BG&L
43	6/30/2018	Westlaw - June	353.10	B&S
43	7/2/2018	Research (50.00) WESTLAW	1.64	BG&L
43	7/2/2018	Research (50.00) WESTLAW	3.27	BG&L
43	7/2/2018	Research (50.00) WESTLAW	8.77	BG&L
43	7/31/2018	Westlaw - July	69.11	B&S
43	8/31/2018	Westlaw - August	16.10	B&S
43	9/30/2018	Westlaw - Sept.	11.38	B&S
43	9/30/2018	Research (92.00) PACER SERVICE CENTER - Charges 6/1/18 through 9/30/18	1.50	BG&L
43	10/30/2018	Research (50.00) WESTLAW	4.03	BG&L
43	10/30/2018	Research (50.00) WESTLAW	5.40	BG&L
43	11/30/2018	Westlaw	120.87	B&S
43	12/31/2018	Westlaw	281.53	B&S
43	12/31/2018	Research (92.00) PACER SERVICE CENTER - Charges 10/1/2018 through 12/31/2018	4.60	BG&L
43	1/8/2019	Westlaw	41.56	B&S
43	1/31/2019	Westlaw	171.65	B&S
43	2/28/2019	Westlaw	157.37	B&S

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 163 of 173

Paragraph	Date	Type of Expense	Amount	Firm
43	3/31/2019	Westlaw	425.65	B&S
43	3/31/2019	Westlaw On-Line Research and Printing Charges	56.03	M&A
43	4/30/2019	Westlaw	67.89	B&S
43	7/31/2019	Westlaw	1.42	B&S
43	8/5/2019	Westlaw	26.94	B&S
43	8/6/2019	Westlaw	115.36	B&S
43	8/7/2019	Westlaw	68.51	B&S
43	8/12/2019	Westlaw	79.65	B&S
43	9/18/2019	Research (50.00) WESTLAW	4.63	BG&L
43	9/18/2019	Research (50.00) WESTLAW	66.81	BG&L
43	9/18/2019	Research (50.00) WESTLAW	6.21	BG&L
43	9/24/2019	Westlaw	6.54	B&S
43	9/27/2019	Westlaw	44.00	B&S
43	9/30/2019	Westlaw	93.36	B&S
43	11/25/2019	Research (50.00) WESTLAW	5.21	BG&L
43	11/25/2019	Research (50.00) WESTLAW	87.23	BG&L
43	11/25/2019	Research (50.00) WESTLAW	41.65	BG&L
43	12/2/2019	Westlaw	47.97	B&S
43	12/6/2019	Westlaw	153.10	B&S
43	12/8/2019	Westlaw	31.61	B&S
43	12/9/2019	Westlaw	4.87	B&S
43	12/12/2019	Westlaw	18.73	B&S
43	12/13/2019	Research (50.00) WESTLAW	5.16	BG&L
43	12/16/2019	Westlaw	38.99	B&S
43	12/31/2019	Westlaw	52.08	B&S
43	1/2/2020	Westlaw	34.12	B&S
43	1/3/2020	Westlaw	18.73	B&S
43	1/6/2020	Westlaw	124.90	B&S
43	1/7/2020	Westlaw	18.73	B&S
43	1/9/2020	Westlaw	32.58	B&S
43	1/11/2020	Westlaw	19.49	B&S
43	1/12/2020	Westlaw	2.44	B&S
43	1/13/2020	Westlaw	4.87	B&S
43	4/22/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	4/22/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	4/22/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 164 of 173

Paragraph	Date	Type of Expense	Amount	Firm
43	4/22/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	4/22/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	4/22/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	4/22/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	5/1/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	5/1/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	5/5/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	5/13/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	5/13/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	5/13/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	5/19/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	5/19/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	6/24/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	6/24/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	7/1/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	7/2/2020	Lexis research for July	36.43	B&S
43	7/6/2020	Research (50.00) WESTLAW	1.59	BG&L
43	7/8/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	7/8/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	7/8/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	7/8/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	7/8/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	7/13/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	7/13/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	7/13/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	7/13/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	7/13/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	7/13/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	7/13/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	7/27/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	7/27/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	7/27/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	7/27/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	7/27/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	7/30/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	8/17/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 165 of 173

Paragraph	Date	Type of Expense	Amount	Firm
43	9/21/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	9/23/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	9/23/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	9/23/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	9/23/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	9/23/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	9/23/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	9/23/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	9/23/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	9/23/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	9/23/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	9/23/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	9/28/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	9/28/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	9/28/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	9/28/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	10/16/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	10/16/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	10/16/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	10/19/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	10/19/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	11/9/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	11/9/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	11/9/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	11/9/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	11/9/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	11/9/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	11/9/2020	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	12/1/2020	Research (50.00) WESTLAW	36.56	BG&L
43	12/18/2020	Research (50.00) WESTLAW	20.31	BG&L
43	1/8/2021	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	1/8/2021	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	1/11/2021	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	1/11/2021	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	1/11/2021	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	1/11/2021	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 166 of 173

Paragraph	Date	Type of Expense	Amount	Firm
43	1/11/2021	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	1/11/2021	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	1/11/2021	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	1/11/2021	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	1/11/2021	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	1/11/2021	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	1/11/2021	Research (1019.00) TRANSUNION RISK & ALTERNATIVE	5.00	BG&L
43	1/25/2021	Research (50.00) WESTLAW	8.68	BG&L
43	1/25/2021	Research (50.00) WESTLAW	9.57	BG&L
43	1/28/2021	Research (50.00) WESTLAW	83.81	BG&L
43	1/28/2021	Research (50.00) WESTLAW	47.83	BG&L
44	3/31/2015	Pacer on-line research	2.80	B&S
44	6/30/2015	Pacer on-line research	7.20	B&S
44	9/30/2015	Search Fee - Pacer Invoice #3265214-Q32015, Invoice Date 10/07/15	3.70	M&A
44	9/30/2015	Search Fee - Pacer Invoice #3265214-Q32015, Invoice Date 10/07/15	4.80	M&A
44	9/30/2015	Search Fee - Pacer Invoice #3265214-Q32015, Invoice Date 10/07/15	6.60	M&A
44	12/31/2015	Pacer on-line research	7.40	B&S
44	12/31/2015	Search Fee - Pacer 4th Qtr 2015	0.60	M&A
44	12/31/2015	Search Fee - Pacer 4th Qtr 2015	9.40	M&A
44	6/30/2016	Pacer on-line research	3.00	B&S
44	6/30/2016	Pacer - 2nd Qtr 2016	0.90	M&A
44	9/30/2016	Pacer on-line research	2.60	B&S
44	12/31/2016	Pacer on-line research	1.00	B&S
44	6/30/2017	Search Fee - 04/01/17 - 06/30/17 Pacer	1.70	M&A
44	9/30/2017	Pacer on-line research	0.60	B&S
44	3/31/2018	Pacer on-line research	2.50	B&S
44	4/5/2018	Pacer Invoice # 3265214-Q12018, Invoice Date 04/05/18	1.00	M&A
44	6/30/2018	Pacer on-line research	21.90	B&S
44	9/30/2018	Pacer on-line research	0.10	B&S
44	12/31/2018	Pacer on-line research	0.40	B&S
44	3/31/2019	Pacer on-line research	58.60	B&S
44	6/30/2019	Pacer on-line research	28.80	B&S
44	2/11/2020	Pacer on-line research	0.50	B&S
44	2/16/2020	Pacer on-line research	4.70	B&S
44	2/20/2020	Pacer on-line research	0.20	B&S
44	3/31/2020	Pacer Invoice #3265214- Q12020, Invoice Date 04/06/20	5.00	M&A

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 167 of 173

Paragraph	Date	Type of Expense	Amount	Firm
44	7/7/2020	Pacer Invoice #:3265214-Q22020, Invoice Date 07/07/20	0.40	M&A
44	3/31/2021	Pacer Invoice # 3265214-Q12021, Invoice Date 04/107/21	0.60	M&A
45	8/3/2015	Photocopies	0.15	B&S
45	8/6/2015	Copying	6.30	BG&L
45	8/12/2015	Copying	2.10	BG&L
45	8/12/2015	Copying	2.55	BG&L
45	10/31/2015	Photocopies	74.55	B&S
45	11/4/2015	Copying	0.90	BG&L
45	11/10/2015	Copying	0.15	BG&L
45	12/28/2015	Copying	0.75	BG&L
45	12/29/2015	Copying	8.40	BG&L
45	1/28/2016	Copying	5.40	BG&L
45	1/31/2016	Photocopies	0.15	B&S
45	2/5/2016	Copying	0.60	BG&L
45	2/29/2016	Photocopies	10.80	B&S
45	2/29/2016	Photocopies	34.60	M&A
45	3/4/2016	Copying	0.30	BG&L
45	3/30/2016	Copying	5.40	BG&L
45	3/31/2016	Photocopies	0.60	B&S
45	5/2/2016	Copying	0.75	BG&L
45	5/31/2016	Photocopies	18.30	B&S
45	6/9/2016	Copying	5.10	BG&L
45	6/9/2016	Copying	3.15	BG&L
45	6/9/2016	Copying	1.80	BG&L
45	7/31/2016	Photocopies	1.80	M&A
45	8/1/2016	Copying	0.15	BG&L
45	8/4/2016	Copying	0.15	BG&L
45	9/16/2016	Copying	0.75	BG&L
45	10/27/2016	Copying	1.65	BG&L
45	10/31/2016	Copying	0.15	BG&L
45	12/31/2016	Photocopies	10.20	B&S
45	2/1/2017	Photocopies	13.50	B&S
45	2/28/2017	Photocopies	163.80	B&S
45	3/30/2017	Printing - reminder postcards	96.25	B&S
45	3/31/2017	Photocopies	4.35	B&S
45	4/23/2017	Copying	1.80	BG&L

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 168 of 173

Paragraph	Date	Type of Expense	Amount	Firm
45	4/27/2017	Copying	0.15	BG&L
45	4/30/2017	Photocopies	10.00	M&A
45	5/30/2017	Photocopies	1.35	B&S
45	8/31/2017	Photocopies	48.15	B&S
45	8/31/2017	Photocopies	2.20	M&A
45	12/31/2017	Photocopies	6.60	M&A
45	1/31/2018	Photocopies	0.80	M&A
45	3/16/2018	Copying	0.15	BG&L
		Copy Services (213.00) LEGAL IMAGES OF BALTIMORE, LLC - SCAN TO PDF AND DVD		
45	4/25/2018	CREATION/DUPLICATION	619.99	BG&L
45	4/30/2018	Copying	0.15	BG&L
45	4/30/2018	Photocopies	7.40	M&A
45	5/15/2018	Copying	1.50	BG&L
45	5/31/2018	Photocopies	1,072.95	B&S
45	5/31/2018	Photocopies	0.40	M&A
45	6/6/2018	Copying	0.30	BG&L
45	6/21/2018	Copying	0.60	BG&L
45	6/30/2018	Photocopies	18.15	B&S
45	7/3/2018	Copying	0.15	BG&L
45	7/9/2018	Copying	0.30	BG&L
45	7/31/2018	Photocopies	576.00	B&S
45	8/31/2018	Photocopies	15.75	B&S
45	9/21/2018	Copying	0.60	BG&L
45	9/30/2018	Photocopies	89.85	B&S
45	9/30/2018	Photocopies	2.60	M&A
45	10/31/2018	Photocopies	11.40	M&A
45	11/26/2018	Copying	1.80	BG&L
45	11/30/2018	Photocopies	138.20	M&A
45	12/14/2018	Copying	0.15	BG&L
45	12/20/2018	Copying	0.15	BG&L
45	12/31/2018	Photocopies	24.00	B&S
45	12/31/2018	Photocopies	35.80	M&A
45	1/31/2019	Photocopies	63.60	B&S
45	2/28/2019	Photocopies	2.60	M&A
45	3/5/2019	Copying	0.75	BG&L
45	3/31/2019	Photocopies	108.75	B&S

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 169 of 173

Paragraph	Date	Type of Expense	Amount	Firm
45	4/30/2019	Photocopies	58.50	B&S
45	5/31/2019	Photocopies	9.45	B&S
45	6/30/2019	Photocopies	2.40	B&S
45	8/6/2019	Copying	0.15	BG&L
45	9/30/2019	Photocopies	1.20	M&A
45	10/31/2019	Photocopies	2.40	M&A
45	12/12/2019	Copying	0.45	BG&L
45	4/30/2020	Printing - 90 CTJ postcard reminder.	74.73	B&S
45	4/30/2020	Printing of postcards	138.93	B&S
45	5/1/2020	Printing postcard CTJ reminder notice	74.73	B&S
45	8/31/2020	Photocopies	8.60	M&A
45	9/30/2020	Photocopies	1.40	M&A
45	2/28/2021	Photocopies	101.60	M&A
46	4/30/2015	Federal express	78.62	B&S
46	5/31/2015	Federal express	27.28	B&S
46	5/31/2015	Postage	1.38	B&S
46	6/26/2015	Federal express	127.58	B&S
46	6/30/2015	Postage	7.38	B&S
46	7/31/2015	Federal express	23.65	B&S
46	7/31/2015	Postage	1.94	B&S
46	8/6/2015	Postage	0.92	BG&L
46	8/6/2015	Postage	1.45	BG&L
46	8/12/2015	Postage	0.97	BG&L
46	8/12/2015	Postage	0.97	BG&L
46	10/9/2015	Postage	3.40	BG&L
46	11/4/2015	Postage	0.48	BG&L
46	11/10/2015	Postage	0.48	BG&L
46	11/30/2015	Postage	0.49	B&S
46	12/3/2015	Postage	9.70	BG&L
46	12/3/2015	Postage	14.10	BG&L
46	12/8/2015	Postage	1.45	BG&L
46	12/28/2015	Postage	0.48	BG&L
46	12/28/2015	Postage	0.70	BG&L
46	12/29/2015	Postage	2.82	BG&L
46	12/29/2015	Postage	3.28	BG&L
46	1/20/2016	Postage	1.64	BG&L

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 170 of 173

Paragraph	Date	Type of Expense	Amount	Firm
46	1/28/2016	Postage	1.45	BG&L
46	1/28/2016	Postage	1.85	BG&L
46	2/24/2016	Postage	0.97	BG&L
46	2/29/2016	Federal express	71.80	B&S
46	3/30/2016	Postage	2.82	BG&L
46	4/30/2016	Postage	1.86	B&S
46	5/2/2016	Postage	1.86	BG&L
46	6/9/2016	Postage	6.04	BG&L
46	6/9/2016	Postage	8.77	BG&L
46	6/9/2016	Postage	1.86	BG&L
46	6/9/2016	Postage	2.70	BG&L
46	6/9/2016	Postage	6.50	BG&L
46	6/9/2016	Postage	0.67	BG&L
46	6/29/2016	Fed Ex Invoice #5-470-55912, Invoice Date 07/05/16	15.47	M&A
46	6/30/2016	Postage	0.93	M&A
46	7/31/2016	Postage	3.90	B&S
46	8/1/2016	Delivery Services/Messengers (54.00) UNITED PARCEL SERVICE	22.04	BG&L
46	8/1/2016	Delivery Services/Messengers (54.00) UNITED PARCEL SERVICE	13.00	BG&L
46	8/4/2016	Postage	1.36	BG&L
46	9/16/2016	Postage	1.39	BG&L
46	9/21/2016	Postage	1.35	BG&L
46	9/21/2016	Postage	1.35	BG&L
46	9/30/2016	Postage	2.96	B&S
46	10/19/2016	Delivery Services/Messengers (32.00) QUICK MESSENGER, INC. ICOURIERS	193.99	BG&L
46	10/20/2016	Delivery Services/Messengers (32.00) QUICK MESSENGER, INC. ICOURIERS	40.22	BG&L
46	10/27/2016	Postage	0.93	BG&L
46	10/31/2016	Postage	1.15	B&S
46	10/31/2016	Delivery Services/Messengers (54.00) UNITED PARCEL SERVICE	18.56	BG&L
46	10/31/2016	Delivery Services/Messengers (54.00) UNITED PARCEL SERVICE	3.98	BG&L
46	11/14/2016	Postage	1.36	BG&L
46	2/7/2017	Postage	0.92	BG&L
46	2/28/2017	Postage	203.17	B&S
46	3/7/2017	Postage	0.92	BG&L
46	3/9/2017	Postage	2.68	BG&L
46	3/13/2017	Postage	3.35	BG&L
46	3/15/2017	Postage	6.03	BG&L

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 171 of 173

Paragraph	Date	Type of Expense	Amount	Firm
46	3/20/2017	Postage	0.46	BG&L
46	3/20/2017	Postage	4.02	BG&L
46	3/21/2017	Postage	0.46	BG&L
46	3/21/2017	Postage	3.35	BG&L
46	3/23/2017	Postage	1.38	BG&L
46	3/23/2017	Postage	3.35	BG&L
46	3/23/2017	Postage	0.92	BG&L
46	3/24/2017	Postage	5.36	BG&L
46	3/29/2017	Postage	0.67	BG&L
46	3/31/2017	Postage	1.34	BG&L
46	4/5/2017	Postage	0.46	BG&L
46	4/5/2017	Postage	2.01	BG&L
46	4/7/2017	Postage	2.01	BG&L
46	4/7/2017	Postage	0.67	BG&L
46	4/10/2017	Postage	0.67	BG&L
46	4/10/2017	Postage	2.01	BG&L
46	4/21/2017	Postage	0.46	BG&L
46	4/21/2017	Postage	0.67	BG&L
46	4/23/2017	Postage	6.03	BG&L
46	4/23/2017	Postage	4.60	BG&L
46	4/24/2017	Postage	4.02	BG&L
46	4/25/2017	Postage	0.67	BG&L
46	4/27/2017	Postage	2.45	BG&L
46	4/30/2017	Postage	80.21	B&S
46	5/1/2017	Postage	1.84	BG&L
46	5/9/2017	Postage	0.46	BG&L
46	5/9/2017	Postage	0.67	BG&L
46	6/30/2017	Postage	22.54	BG&L
46	7/31/2017	Postage	31.83	B&S
46	8/11/2017	Postage - Stamps.com 08/11/17	1.38	M&A
46	8/14/2017	Postage	4.14	M&A
46	8/15/2017	Postage	2.66	BG&L
46	8/31/2017	Postage	0.46	B&S
46	9/30/2017	Federal express	30.68	B&S
46	10/31/2017	Postage	2.76	B&S
46	11/10/2017	Postage	23.00	BG&L

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 172 of 173

Paragraph	Date	Type of Expense	Amount	Firm
46	11/30/2017	Postage	0.46	B&S
46	12/8/2017	Postage	22.54	BG&L
46	3/13/2018	Postage	23.03	BG&L
46	3/16/2018	Postage	2.89	BG&L
46	4/23/2018	Delivery Services/Messengers (32.00) QUICK MESSENGER, INC. ICOURIERS	176.49	BG&L
46	4/30/2018	Postage	17.54	B&S
46	4/30/2018	Postage	3.31	BG&L
46	5/15/2018	Postage	7.25	BG&L
46	5/15/2018	Postage	1.42	BG&L
46	5/31/2018	Postage	36.95	B&S
46	6/6/2018	Postage	4.52	BG&L
46	6/6/2018	Postage	2.68	BG&L
46	6/21/2018	Postage	2.04	BG&L
46	6/22/2018	Postage - packages to dfdts counsel and Sharif	19.70	B&S
46	6/29/2018	Federal express - deposition exhibits sent/received	461.16	B&S
46	7/3/2018	Postage	1.84	BG&L
46	7/6/2018	Postage	1.42	BG&L
46	7/9/2018	Postage	0.94	BG&L
46	7/11/2018	Postage	2.26	BG&L
46	7/16/2018	Delivery Services/Messengers (54.00) UNITED PARCEL SERVICE	33.06	BG&L
46	7/30/2018	Postage	22.56	BG&L
46	7/31/2018	Federal express - deposition exhibits	411.35	B&S
46	7/31/2018	Postage	36.30	B&S
46	9/17/2018	Postage	20.01	BG&L
46	9/21/2018	Postage	0.47	BG&L
46	9/21/2018	Postage	7.41	BG&L
46	9/30/2018	Postage	11.68	B&S
46	10/10/2018	Postage	0.47	BG&L
46	10/26/2018	Postage	0.89	BG&L
46	10/29/2018	Postage	1.88	BG&L
46	10/31/2018	Postage	0.89	B&S
46	10/31/2018	Postage	0.89	M&A
46	11/15/2018	Federal express	353.61	B&S
46	11/19/2018	Postage	7.25	BG&L
46	11/19/2018	Postage	0.68	BG&L
46	11/26/2018	Postage	1.41	BG&L

Case 8:15-cv-03068-PJM Document 195-2 Filed 08/05/21 Page 173 of 173

Paragraph	Date	Type of Expense	Amount	Firm
46	11/26/2018	Postage	14.50	BG&L
46	11/26/2018	Postage	3.52	BG&L
46	12/14/2018	Postage	6.70	BG&L
46	12/20/2018	Postage	3.52	BG&L
46	12/31/2018	Postage - Nov. and Dec. 2018	3.62	B&S
46	12/31/2018	Postage	1.36	M&A
46	3/5/2019	Postage	2.00	BG&L
46	3/6/2019	Postage	24.00	BG&L
46	3/26/2019	Postage	2.00	BG&L
46	3/31/2019	Postage	0.50	B&S
46	8/6/2019	Delivery Services/Messengers (54.00) UNITED PARCEL SERVICE	38.34	BG&L
46	9/17/2019	Postage	24.00	BG&L
46	10/17/2019	Postage	1.00	BG&L
46	11/4/2019	Postage	0.50	BG&L
46	12/9/2019	Delivery Services/Messengers (54.00) UNITED PARCEL SERVICE	19.67	BG&L
46	12/12/2019	Postage	0.50	BG&L
46	1/10/2020	Postage	24.00	BG&L
46	1/22/2020	Postage	2.00	BG&L
46	1/27/2020	Postage	0.50	BG&L
46	3/4/2020	Postage	24.00	BG&L
46	5/1/2020	Postage for 90 postcards .35 each	31.50	B&S
46	5/1/2020	Postage for postcard mailing to 91.	45.50	B&S
46	6/25/2020	Federal express to Calhoun and Ofosu	54.86	B&S
46	8/25/2020	Letter to opt ins and class members with missing data. 21 ltrs. at .50 each	10.50	B&S
46	8/26/2020	Postage for mailing of SFS letters. 15 x .50	7.50	B&S
46	12/15/2020	Federal express to Chanthavong and Ravon Daniel	35.33	B&S
46	12/28/2020	Delivery Services/Messengers (54.00) UNITED PARCEL SERVICE	41.82	BG&L
47	11/9/2015	Teleconference (354.00) AT&T TELECONFERENCE SERVICES	8.53	BG&L
47	12/7/2015	Teleconference (354.00) AT&T TELECONFERENCE SERVICES	4.98	BG&L

Total 49,418.87